

Reserve:  
KFI  
1235  
A21  
v. 13  
no. 39  
Sep 29,  
1989

KFI1235 A21  
v. 13  
no. 39  
Illinois register  
Received on: 10-02-89



JIM EDGAR  
Secretary of State

# ILLINOIS REGISTER

## Rules of Governmental Agencies

### TABLE OF CONTENTS

PROPOSED RULES	PAGE
CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF Pay Plan; 80 Ill. Adm. Code 310 .....	15141
COMMERCE COMMISSION, ILLINOIS Agents for Service of Process; 92 Ill. Adm. Code 1207 .....	15150
Carrier Identification; 92 Ill. Adm. Code 1307 .....	15154
Telecommunications Access for the Deaf; 83 Ill. Adm. Code 755 .....	15157
ENVIRONMENTAL PROTECTION AGENCY Annual Testing Fees for Analytical Services; 35 Ill. Adm. Code 691 .....	15164
Permit Fees for Installing or Extending Water Main; 35 Ill. Adm. Code 690 .....	15174
LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL Fair Share Fee Objections; 80 Ill. Adm. Code 1125 .....	15182
MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF Standards & Licensure Requirements for Community-Integrated Living Arrangements; 59 Ill. Adm. Code 115 .....	15183
MINES AND MINERALS, DEPARTMENT OF An Act in Relation to Oil, Gas & Other Surface & Underground Resources; 62 Ill. Adm. Code 240 .....	15226
POLLUTION CONTROL BOARD Organic Material Emission Standards & Limitations; 35 Ill. Adm. Code 215 .....	15249
PUBLIC AID, DEPARTMENT OF Medical Payment; 89 Ill. Adm. Code 140 .....	15281
PUBLIC HEALTH, DEPARTMENT OF Ill. Health & Hazardous Substances Registry; 77 Ill. Adm. Code 840 .....	15284
Ill. Water Well Construction Code; 77 Ill. Adm. Code 920 .....	15338
SECRETARY OF STATE Cancellation, Revocation or Suspension of Licenses or Permits; 92 Ill. Adm. Code 1040 .....	15351
Certificates of Title, Registration of Vehicles; 92 Ill. Adm. Code 1010 .....	15357

### ADOPTED RULES

ATTORNEY GENERAL Franchise Disclosure Act; 14 Ill. Adm. Code 200 .....	15365
COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF Industrial Training Program; 56 Ill. Adm. Code 2650, Recodified .....	15386

(continued on next page)

VOLUME 13  
ISSUE 39

A WEEKLY  
PUBLICATION

SEPTEMBER 29  
1989

Pages 15141-15508

Secretary of State  
Administrative Code Div.  
201 West Monroe  
Springfield, IL 62756

(217) 782-9786



EDUCATION, STATE BOARD OF	
Special Education; 23 Ill. Adm. Code 226 .....	15388

PUBLIC AID, DEPARTMENT OF	
Medical Assistance Programs; 89 Ill. Adm. Code 120 .....	15404

PUBLIC HEALTH, DEPARTMENT OF	
Emergency Medical Services Code; 77 Ill. Adm. Code 535 .....	15414
Ill. Trauma Center Code; 77 Ill. Adm. Code 540 .....	15441

#### EMERGENCY RULES

LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL	
Fair Share Fee Objections; 80 Ill. Adm. Code 1125 .....	15469

PUBLIC AID, DEPARTMENT OF	
Medical Payment; 89 Ill. Adm. Code 140 .....	15473

#### JOINT COMMITTEE ON ADMINISTRATIVE RULES

Second Notices Received .....	15496
-------------------------------	-------

#### EXECUTIVE ORDERS AND PROCLAMATIONS

##### PROCLAMATIONS

89-404 Toastmasters Month .....	15497
89-405 Chicago Chamber Orchestra Day .....	15497
89-406 Edward J. Derwinski Day .....	15498
89-407 Federal Employee Of The Year Day .....	15498
89-408 Riding For The Handicapped Days .....	15499
89-409 Adult Day Care Week .....	15499
89-410 Free Sons Of Israel Week .....	15500
89-411 Jack C. Leahy Day .....	15500
89-412 Notary Public Day .....	15501
89-413 Read America Day .....	15501
89-414 American Business Women's Day .....	15502
89-415 Hunter Education Week .....	15502
89-416 Medical Records Week .....	15503
89-417 Citizenship Day/Constitution Week .....	15503
89-418 Mexican Independence Celebration Week .....	15504
89-419 Ukrainian Heritage Week .....	15504
89-420 Child Care Worker Week .....	15504
89-421 Midwest Hispanic Aids Coalition Awareness Week .....	15505
89-422 Quality Month .....	15505
89-423 Vista Volunteer Recognition Day .....	15506
89-424 World Food Day .....	15506
89-425 Family Health Month .....	15507
89-426 Ill. Association For Counseling & Development Day .....	15507

#### CUMULATIVE INDEX

1989 Index - Issue #1 thru Issue #39 .....	CI-1
--	------

#### SECTIONS AFFECTED INDEX

1989 Index - Issue #1 thru Issue #38 .....	SAI-1
1989 Index - Issue #39 .....	SAI-60



## INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

## REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989	July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
Jan. 3, 1989	Jan. 10, 1989	3	Jan. 20, 1989	July 11, 1989	July 18, 1989	30	July 28, 1989
Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989	July 18, 1989	July 25, 1989	31	Aug. 4, 1989
Jan. 17, 1989	Jan. 24, 1989	5	Feb. 3, 1989	July 25, 1989	Aug. 1, 1989	32	Aug. 11, 1989
Jan. 24, 1989	Jan. 31, 1989	6	Feb. 10, 1989	Aug. 1, 1989	Aug. 8, 1989	33	Aug. 18, 1989
Jan. 31, 1989	Feb. 7, 1989	7	Feb. 17, 1989	Aug. 8, 1989	Aug. 15, 1989	34	Aug. 25, 1989
Feb. 7, 1989	Feb. 14, 1989	8	Feb. 24, 1989	Aug. 15, 1989	Aug. 22, 1989	35	Sept. 1, 1989
Feb. 14, 1989	Feb. 21, 1989	9	Mar. 3, 1989	Aug. 22, 1989	Aug. 29, 1989	36	Sept. 8, 1989
Feb. 21, 1989	Feb. 28, 1989	10	Mar. 10, 1989	Aug. 29, 1989	Sept. 5, 1989	37	Sept. 15, 1989
Feb. 28, 1989	Mar. 7, 1989	11	Mar. 17, 1989	Sept. 5, 1989	Sept. 12, 1989	38	Sept. 22, 1989
Mar. 7, 1989	Mar. 14, 1989	12	Mar. 24, 1989	Sept. 12, 1989	Sept. 19, 1989	39	Sept. 29, 1989
Mar. 14, 1989	Mar. 21, 1989	13	Mar. 31, 1989	Sept. 19, 1989	Sept. 26, 1989	40	Oct. 6, 1989
Mar. 21, 1989	Mar. 28, 1989	14	Apr. 7, 1989	Sept. 26, 1989	Oct. 3, 1989	41	Oct. 13, 1989
Mar. 28, 1989	Apr. 4, 1989	15	Apr. 14, 1989	Oct. 3, 1989	Oct. 10, 1989	42	Oct. 20, 1989
Apr. 4, 1989	Apr. 11, 1989	16	Apr. 21, 1989	Oct. 10, 1989	Oct. 17, 1989	43	Oct. 27, 1989
Apr. 11, 1989	Apr. 18, 1989	17	Apr. 28, 1989	Oct. 17, 1989	Oct. 24, 1989	44	Nov. 3, 1989
Apr. 18, 1989	Apr. 25, 1989	18	May 5, 1989	Oct. 24, 1989	Oct. 31, 1989	45	Nov. 13, 1989 (Mon.)
Apr. 25, 1989	May 2, 1989	19	May 12, 1989	Oct. 31, 1989	Nov. 7, 1989	46	Nov. 17, 1989
May 2, 1989	May 9, 1989	20	May 19, 1989	Nov. 7, 1989	Nov. 14, 1989	47	Nov. 27, 1989 (Mon.)
May 9, 1989	May 16, 1989	21	May 26, 1989	Nov. 14, 1989	Nov. 21, 1989	48	Dec. 1, 1989
May 16, 1989	May 23, 1989	22	June 2, 1989	Nov. 21, 1989	Nov. 28, 1989	49	Dec. 8, 1989
May 23, 1989	May 30, 1989	23	June 9, 1989	Nov. 28, 1989	Dec. 5, 1989	50	Dec. 15, 1989
May 30, 1989	June 6, 1989	24	June 16, 1989	Dec. 5, 1989	Dec. 12, 1989	51	Dec. 22, 1989
June 6, 1989	June 13, 1989	25	June 23, 1989	Dec. 12, 1989	Dec. 19, 1989	52	Dec. 29, 1989
June 13, 1989	June 20, 1989	26	June 30, 1989	Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990
June 20, 1989	June 27, 1989	27	July 7, 1989	Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the *Register* deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).







## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Number:  
310.290  
Proposed Action:  
Amended
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 127, par. 63b108a(2)
- 5) A Complete Description of the Subjects and Issues Involved:

The amendments to Section 310.290, Out-of-State or Foreign Service Rate, reflect the abolishment of the Revenue Deputy Regional Administrator and Revenue Regional Administrator and these titles being replaced with the titles of Revenue Assistant Audit Field Manager and Revenue Field Audit Manager, respectively. The Revenue Assistant Audit Field Manager will be paid the salary range of \$3,044-5,411 in the States of Ohio and Texas, and \$3,441-6,117 for the States of California and New Jersey, and the Revenue Field Audit Manager will be paid the salary range of \$3,674-6,544 in the State of New Jersey.

The Revenue positions located in California will be upgraded to receive a 30% differential as currently paid to positions in New Jersey, rather than the 15% differential which applies to all other out-of-state Revenue positions. Also, the maximum salary of the Revenue Auditor III is being changed to \$4,686, which reflects a 3.5% increase over the Fiscal Year 1989 rate, and the minimum salary rate for the Revenue Audit Supervisor in the State of New Jersey will be increased to \$2,869 to be consistent with the other states' instead of being \$1.00 lower. The State of Minnesota is being included in regard to location for the titles of Office Associate and Office Coordinator.

- 6) Will this proposed rule replace an emergency rule currently in effect?  
No.
- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No  
If "yes", please specify date:
- 8) Do these proposed amendments contain any incorporations by reference?  
No
- 9) Are there any proposed amendments pending to this part? Yes  
Section Numbers Proposed Action Ill. Reg. Citation

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

- |                     |         |                                       |
|---------------------|---------|---------------------------------------|
| 310.230             | Amended | 13 Ill. Reg. 10725<br>(July 7, 1989)  |
| 310.290             | Amended | 13 Ill. Reg. 10725<br>(July 7, 1989)  |
| 310. App. A, Tab. A | Amended | 13 Ill. Reg. 10725<br>(July 7, 1989)  |
| 310. App. A, Tab. B | Amended | 13 Ill. Reg. 10725<br>(July 7, 1989)  |
| 310.110             | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |
| 310.130             | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |
| 310.530             | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |
| 310.540             | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |
| 310. Appendix B     | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |
| 310. Appendix C     | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |
| 310. Appendix D     | Amended | 13 Ill. Reg. 11117<br>(July 14, 1989) |

10) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Mr. Michael Murphy  
Department of Central Management Services  
Division of Technical Services  
504 William G. Stratton Building  
Springfield, Illinois 62706

Telephone: (217) 782-5601

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

The Department of Central Management Services' Pay Plan does not affect private businesses. Amendments made to the Pay Plan are not subject to any guidelines or regulations of the Department of Commerce and Community Affairs.



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

B) Types of small businesses affected:

None. The Department of Central Management Services' Pay Plan extends only to Personnel Code employees under the jurisdiction of the Governor.

C) Reporting, bookkeeping or other procedures required for compliance:

None

D) Types of professional skills necessary for compliance:

None

The full text of the proposed Rule(s) begins on the next page.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

## TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND  
POSITION CLASSIFICATIONS

## CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310  
PAY PLAN

## SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes, Effective July 1, 1989
EMERGENCY	
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
EMERGENCY	
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, Effective July 1, 1984 (Repealed)

## SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
EMERGENCY	
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of State or Foreign Service Rate
EMERGENCY	
310.300	Education Rate
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

## SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
310.410	Objectives
310.420	Responsibilities
310.430	Merit Compensation Salary Schedule
310.440	Procedures for Determining Annual Merit Increases
310.450	Intermittent Merit Increase
310.455	Merit Zone
310.456	Other Pay Increases
310.460	Adjustment
310.470	Decreases in Pay
310.480	Other Pay Provisions
310.490	Definitions
310.500	Conversion of Base Salary to Pay Period Units
310.510	Conversion of Base Salary to Daily or Hourly Equivalents
310.520	Implementation
310.530	Annual Merit Increase Guidechart for Fiscal Year 1989
EMERGENCY	Fiscal Year 1985 Pay Changes in Merit Compensation System,
310.540	Effective July 1, 1984 (Repealed)
EMERGENCY	
310.550	

## APPENDIX A

TABLE A	HR-190 (Department of Central Management Services -- State of Illinois Building -- SEIU)
TABLE B	HR-200 (Department of Labor -- Chicago, Illinois -- SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)
TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections, Meet and Confer Employees)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)
TABLE Z	RC-063 (Physicians, AFSCME)
APPENDIX B	Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1990
APPENDIX C	Physician Administrator Rates and Medical Facilities
APPENDIX D	Administrator Rates for Fiscal Year 1990
APPENDIX E	Merit Compensation System Salary Schedule for Fiscal Year 1990
APPENDIX F	Teaching Salary Schedule (Repealed)
	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1987, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984; for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days;



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENT

## NOTICE OF PROPOSED AMENDMENT

peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 25, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 12178, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective June 30, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## Section 310.290 Out-of-State or Foreign Service Rate

The rate of pay for employees occupying positions which require payment in accordance with the economic conditions and social legislation of another state or foreign country. An adjustment may be made to the salary of an employee stationed in a foreign country to compensate for a change in the currency exchange rate. The Director of the Department of Central Management Services will, before approving an adjustment, consider the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

<u>Title</u>	<u>Range</u>	<u>Effective Fiscal Year 1990</u>
Account Technician I (GA, OH, TX)	\$1664 -2096	
(CA, NJ)	1881 -2370	
Accounting and Fiscal Administration Career Trainee (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI)	1889 -2417	
(CA, NJ)	2136 -2733	
Foreign Service Economic Development Executive I	2521 -4365	
Foreign Service Economic Development Executive II	3268 -5740	
Foreign Service Economic Development Representative	2170 -3630	
Office Assistant (Foreign Service)	1498 -2057	
Office Associate (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI)	1603 -2010	
(CA, NJ)	1812 -2272	
Office Coordinator (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI)	1664 -2096	
(CA, NJ)	1881 -2370	
Revenue Audit Supervisor (GA, OH, TX)	2869 -5057	
(CA, NJ)	2868 -5716	
	2869	
Revenue Auditor I (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI)	2267 -2966	
(CA, NJ)	2562 -3353	
Revenue Auditor II (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI)	2507 -3298	
(CA, NJ)	2834 -3728	



ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

Title	Range Effective Fiscal Year 1990
Revenue Auditor III (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$2793 -3708 3158 -4528 4686
Revenue-Deputy-Regional-Administrator (GA, CO, OH, TX) (NJ)	3044--5411 3044--6117
Revenue-Regional-Administrator (NJ)	3250--6544
Revenue Assistant Audit Field Manager (OH, TX) (CA, NJ)	3044 -5411 3441 -6117
Revenue Field Audit Manager (NJ)	3674 -6544
Tax Examiner (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	1664 -2096 1881 -2370
Tax Examiner Trainee (GA, CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	1498 -2057 1694 -2093

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

- 1) Heading of the Part: Agents for Service of Process
- 2) Code Citation: 92 Ill. Adm. Code 1207
- 3) Section Numbers: 1207.20  
Proposed Action: Amendment
- 4) Statutory Authority: Implementing Section 18c-1801 and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 18c-1801 and 18c-1202(9)).
- 5) A Complete Description of the Subjects and Issues Involved: Section 18c-1801 of the Illinois Commercial Transportation Law requires each person subject to the licensing or ratemaking provisions of the Law to keep on file with the Commission the name of a person upon whom notice, orders, or process under the Law may be served. Section 1207.20 currently requires those motor carriers that register with the Commission -- interstate carriers -- to designate an agent. Interstate carriers are not subject to the licensing or ratemaking provisions of the Law. Section 18c-1801 of the Law is inapplicable to these carriers, and so is Part 1207. It is appropriate to amend Part 1207 to remove the references to persons who must register with the Commission.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives? This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.



ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENT

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Director of Processing  
Transportation Division  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, IL 62706

Comments should be filed with the Director of Processing within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to Business Assistance Office of the Department of Commerce and Community Affairs: September 11, 1989
- B) Types of small businesses affected: This amendment will affect those interstate carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: Filing procedures.
- D) Types of professional skills necessary for compliance: Managerial skills.

The full text of Proposed Amendment begins on the next page:

ILLINOIS REGISTER 15152  
89 89  
ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION  
CHAPTER III: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER a: COMMERCIAL TRANSPORTATION GENERALLY

PART 1207  
AGENTS FOR SERVICE OF PROCESS

Section	
1207.10	Designating Agents for Service of Process
1207.20	Contents of Designation
1207.30	Application to Rail Carriers
1207.40	Notice of Change

AUTHORITY: Implementing Section 18c-1801 and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 18c-1801 and 18c-1202(9)).

SOURCE: Adopted at 11 Ill. Reg. 16429, effective October 1, 1989; amended at Ill. Reg. , effective .

Section 1207.20 Contents of Designation

A completed Designation of Agent for Service of Process form or letter of designation must set forth:

- a) The full, legal name of the person making the designation;
- b) The mailing address and telephone number of such person;
- c) The name of the chief executive officer (if applicable);
- d) The name and address in Illinois of the persons' agent for service of process;
- e) Identification of the person as either:
  - 1) A motor carrier of property licensed by or registered with the Commission;
  - 2) A motor carrier of passengers licensed by or registered with the Commission;
  - 3) A rail carrier registered with the Commission;



## ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENTS

- 4) A common carrier by pipeline registered with the Commission;
  - 5) A broker licensed by the Commission; or
  - 6) A tariff bureau approved by the Commission; and
- f) Any license or registration number assigned by the Commission to the person.

(Source: Amended at Ill. Reg. , effective )

## ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Carrier Identification
- 2) Code Citation: 92 Ill. Adm. Code 1307
- 3) Section Numbers: Proposed Action:  
1307.10 Amendment
- 4) Statutory Authority: Implementing Section 18c-4701 and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1988 Supp., ch. 95 1/2, pars. 18c-4701 and 18c-1202(9)).
- 5) A Complete Description of the Subjects and Issues Involved: Section 18c-4701 of the Illinois Commercial Transportation Law was amended to provide separate identification requirements for vehicles under 9,000 pounds gross vehicle weight. The amendment to Part 1307 sets out the standards for the separate identifications.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives? This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:  
Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:



ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENT

Director of Processing  
Transportation Division  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, IL 62706

Comments should be filed with the Director of Processing within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to Business Assistance Office of the Department of Commerce and Community Affairs: September 11, 1989
- B) Types of small businesses affected: This amendment will affect those intrastate motor carriers of property that are also small businesses as defined in the Illinois Administrative Procedure Act.
- C) Reporting, bookkeeping or other procedures required for compliance: None.
- D) Types of professional skills necessary for compliance: Managerial skills.

The full text of Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION  
CHAPTER III: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER b: MOTOR CARRIERS OF PROPERTY

PART 1307  
CARRIER IDENTIFICATION

Section  
1307.5 Applicability of This Part  
1307.10 Carrier Identification of Vehicles  
1307.20 Format

AUTHORITY: Implementing Section 18c-4701 and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1988 Supp., ch. 95 1/2, pars. 18c-4701 and 18c-1202(9)).

SOURCE: Adopted at 11 Ill. Reg. 17543, effective October 15, 1987; amended at Ill. Reg. , effective

Section 1307.10 Carrier Identification of Vehicles

- a) Except as specified in subsection (b), letters and other characters used to comply with the carrier identification requirements of Section 18c-4701 of the Law must be at least 2 inches high and 1/2 inch wide. Such characters must be in a color contrasting with the background color of the vehicle so as to be distinguishable during daylight at a distance of 50 feet while the vehicle is not in motion.
- b) Letters and other characters used to comply with the carrier identification requirements of Section 18c-4701(5) of the Law for vehicles under 9,000 pounds gross vehicle weight must be at least 1/2 inch high and 1/8 inch wide. Such characters must be in a color contrasting with the background color of the vehicle so as to be distinguishable during daylight at a distance of 25 feet while the vehicle is not in motion.
- c) It is a violation of this Part to display more than one carrier name, trade name, or logo on a vehicle.

(Source: Amended at Ill. Reg. , effective )



ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Telecommunications Access for the Deaf
- 2) Code Citation: 83 Ill. Adm. Code 755
- 3) Section Numbers: Proposed Action:  
755.10 Amendment  
755.210 Amendment
- 4) Statutory Authority: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 13-703 and 10-101).
- 5) A Complete Description of the Subjects and Issues Involved: The proposed amendments are designed to bring the rules into accord with the statute by limiting TDD distribution to those organizations that are statewide.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives? The proposed amendments neither create nor expand any state mandate on units of local government, school districts, or community college districts.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, IL 62706

ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENTS

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

- 12) Initial Regulatory Flexibility Analysis:
  - A) Date amendment was submitted to Business Assistance Office of the Department of Commerce and Community Affairs: September 11, 1989
  - B) Types of small businesses affected: These proposed amendments will have no affect on small businesses.
  - C) Reporting, bookkeeping or other procedures required for compliance: Filing procedures.
  - D) Types of professional skills necessary for compliance: Managerial skills.

The full text of Proposed Amendments begins on the next page:



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENTS

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER f: TELEPHONE UTILITIESPART 755  
TELECOMMUNICATIONS ACCESS FOR THE DEAF

## SUBPART A: GENERAL PROVISIONS

Section  
755.10  
755.15  
755.20  
755.25

Definitions  
Dispute Procedures  
Notice  
Deviations

## SUBPART B: LEC OBLIGATIONS

Section  
755.100  
755.105  
755.110  
755.115  
755.120  
755.125  
755.130  
755.135  
755.145

Components of ITAP Services  
Execution and Administration of ITAP  
Publicity Concerning ITAP  
Application Procedure and Processing  
Equipment Set Specifications - TDD  
Equipment Set Specifications - Telebraille  
Bids  
ITAP Filing Requirements  
Renewal of Agreements

## SUBPART C: ELIGIBILITY AND PARTICIPATION

Section  
755.200  
755.205  
  
755.210  
  
755.220  
755.225  
755.230

Deaf or Severely Hearing-Impaired Certification  
Eligibility and Application for Subscriber-Units  
Which are Residential  
Eligibility and Application for Subscriber-Units  
Which are Statewide Organizations  
Time Period for Possession  
Shared Residence  
Change of Address

## SUBPART D: POSSESSION AND MAINTENANCE

Section  
755.300  
755.305  
755.310

Equipment Ownership and Liability  
Recipient Responsibility  
Responsibility for Maintenance

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENTS

## SUBPART E: OVERSIGHT AND REVIEW

Section  
755.400  
755.405  
755.410  
755.415

Staff Liaison  
Advisory Council  
Advisory Council Rights  
Biannual Workshop

AUTHORITY: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 13-703 and 10-101).

SOURCE: Adopted at 12 Ill. Reg. 3687, effective February 1, 1988; amended at Ill. Reg. , effective

## SUBPART A: GENERAL PROVISIONS

## Section 755.10 Definitions

"Act" means The Public Utilities Act (Ill. Rev. Stat. 1985<sup>7</sup>, ch. 111 2/3, pars. 1-101 et seq.).

"Commission" means the Illinois Commerce Commission.

"Deaf-blind" refers to a deaf or severely hearing-impaired person who is also sight-impaired and who can regularly and routinely communicate by telephone only through the aid of a telebraille device.

"Deaf or severely hearing-impaired" refers to a person with a permanent hearing loss who can regularly and routinely communicate by telephone only through the aid of devices which can send and receive written messages over the telephone network.

"Equipment set" means the Telecommunications Device for the Deaf ("TDD"), all of its components and support equipment (except paper rolls) provided to a subscriber-unit under this program; or a telebraille device, all of its components and support equipment provided to a subscriber-unit under this program.

"ITAP" or "Program" means the Illinois Telecommunications Access for the Deaf and Severely Hearing-Impaired program, by which Illinois local exchange carriers shall provide telecommunications devices



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENTS

capable of servicing the needs of the deaf or severely hearing-impaired subscribers as required by Section 13-703 of the Act (Ill. Rev. Stat. 1985, ch. 111 2/3, par. 13-703).

"LEC" means local exchange carrier, which is a telecommunications carrier providing local service as defined in Section 13-204 of the Act (Ill. Rev. Stat. 1985, ch. 111 2/3, par. 13-204).

"Organizations" or "statewide organizations" means those Illinois-based not for profit organizations not owned or operated by any political subdivision, public institution of higher learning, state agency, or municipal corporation of this State which represent the deaf or severely hearing-impaired and which are not limited to a particular geographical area within the state and which are available to the deaf and severely hearing-impaired throughout the State.

"Recipient" is the user or the parent or legal guardian of a minor user.

"Social service agencies" means the Illinois Department of Rehabilitation Services, Department on Aging, Department of Public Aid, Department of Public Health, Department of Children and Family Services, the State Board of Education, and the University of Illinois Division of Services for Crippled Children.

"Staff" means individuals employed by the Illinois Commerce Commission.

"Subscriber-unit" is a single address which receives basic telephone service and is subject to a monthly service charge for each access line.

"TDD" means "Telecommunications Device for the Deaf," a device which allows deaf or severely hearing-impaired persons to send and receive written messages over the telephone network.

"Telebraille device" is a TDD which employs braille language symbols.

"User" means a deaf or severely hearing-impaired person or deaf-blind person within a subscriber-unit for whose

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENTS

use the equipment set is provided. There may be multiple users per subscriber-unit.

(Source: Amended at Ill. Reg. , effective )

Section 755.210 Eligibility and Application for Subscriber-Units Which are Statewide Organizations

- a) Statewide organizations having more than one office shall designate one office to receive the equipment set.
- b) Recipient status shall be granted to the organization. The president, executive director, or other official of the organization shall sign the appropriate application forms on behalf of the organization.
- c) The organization shall assume all responsibilities and liabilities for the equipment set prescribed for recipients by this Part.
- d) The organization shall file a verified Petition for Eligibility with the Commission containing the following:
  - 1) Address and telephone number of the organization's headquarters to which the equipment set will be assigned;
  - 2) Statement that ~~the organization~~ it is a not-for-profit organization as defined in Section 755.10, the purpose of which includes, as evidenced by its articles of incorporation, by-laws, or charter, serving the needs of or representing the interests of the deaf or severely hearing-impaired;
  - 3) Full names, addresses, and telephone numbers of officers who can act for the organization.
  - 4) Articles of incorporation ~~(if applicable, by-laws, charter, or any other documenting evidence supporting the statement required by subsection (d)(2)).~~
  - 5) Most recent annual report (if applicable) ~~and~~.



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENTS

6) ~~Any other documentation of the group's existence, residence, and activities (optional)~~

e) The organization will receive its designation upon the filing of a completed Petition.

(Source: Amended at Ill. Reg. , effective )

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

- 1) The Heading of the Part: Annual Testing Fees for Analytical Services
- 2) Code Citation: 35 Ill. Adm. Code 691
- 3) Section Numbers: Proposed Action:

691.101	New Section
691.102	New Section
691.103	New Section
691.104	New Section
691.105	New Section
691.106	New Section
691.107	New Section
691.201	New Section
691.202	New Section
691.203	New Section
691.301	New Section
691.302	New Section
691.303	New Section
691.304	New Section
691.305	New Section
691.306	New Section
691. Appendix A	New Section
- 4) Statutory Authority: Section 17.7 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1017.7, as added by P.A. 86-670, effective January 1, 1990).
- 5) A Complete Description of the Subjects and Issues Involved: The proposed rules establish procedures relating to the collection of annual testing fees for analytical services.
- 6) Will this proposed rule replace an emergency rule currently in effect? No.
- 7) Does this rule contain an automatic repeal date? No.
- 8) Does this rule contain incorporations by reference? No.
- 9) Are there any proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: The proposed rule does not create a state mandate since the annual testing fee is due only from those local governments that elect to have the State perform federally-required laboratory analyses.



ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

11) The time, place, and manner in which interested persons may comment on the proposed rulemaking:

Written comments may be directed to:

Scott O. Phillips  
Division of Public Water Supplies  
Illinois Environmental Protection Agency  
2200 Churchill Road  
P.O. Box 19276-9276  
Springfield, Illinois 62794-9276

Comments received within 45 days of the date of publication of these proposed rules will be considered.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: September 13, 1989.
- B) Types of small businesses affected: This rule applies to community water supplies.
- C) Reporting, bookkeeping or other procedures required for compliance: The community water supply must annually decide whether it desires the Agency to perform laboratory tests for the supply.
- D) Types of professional skills necessary for compliance: None.

The full text of the Proposed Rules begins on the next page.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE F: PUBLIC WATER SUPPLIES  
CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 691

ANNUAL TESTING FEES FOR ANALYTICAL SERVICES

SUBPART A: GENERAL

Section	Purpose and Applicability
691.101	Definitions
691.102	Payment of Annual Testing Fee Required Prior to Laboratory Testing by the Agency
691.103	Analytical Service Period
691.104	Reduced Participation in the Annual Testing Fee Program
691.105	Relation to Other Fee Systems
691.106	Severability

SUBPART B: PROCEDURES FOR ESTABLISHING ANNUAL TESTING FEES

Section	
691.201	Annual Testing Fee For Calendar Year 1990
691.202	Annual Testing Fee After Calendar Year 1990
691.203	Determining the Number of Service Connections

SUBPART C: PROCEDURES FOR BILLING AND COLLECTING ANNUAL TESTING FEES

Section	
691.301	Billing Statements
691.302	Due Date of Payment
691.303	Form of Payment
691.304	Prohibition Against Refund
691.305	Overpayment or Underpayment of Annual Testing Fee
691.306	Audit and Access to Records

Appendix A: Agreement for Reduced Participation in Sample Analysis

AUTHORITY: Authorized by Section 17.7 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1017.7, as added by P.A. 86-670, effective January 1, 1990).

SOURCE: Adopted at Ill. Reg., \_\_\_\_\_, effective \_\_\_\_\_.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

## SUBPART A: GENERAL

## Section 691.101 Purpose and Applicability

a) The purpose of this Part is to establish procedures for the determination and collection of fees for analyses of drinking water by the Agency.

b) This Part applies to community water supplies.

## Section 691.102 Definitions

Except as stated in this section, and unless a different meaning of a word or term is clear from the context, the definition of words or terms in this Part shall be the same as those used in the Act:

"Act" means the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 10001 et seq.).

"Agency" means the Illinois Environmental Protection Agency.

"Annual testing fee" or "fee" means the fee for analytical services prescribed by Section 17.7 of the Act.

"Board" means the Illinois Pollution Control Board.

"Certified laboratory" means any laboratory approved by the Agency, or other department or agency of State government if such authority is delegated for the specific parameters to be examined, pursuant to Section 4(n) or (o) of the Act.

"COMMUNITY WATER SUPPLY" MEANS A PUBLIC WATER SUPPLY WHICH SERVES OR IS INTENDED TO SERVE AT LEAST 15 SERVICE CONNECTIONS USED BY RESIDENTS OR REGULARLY SERVES AT LEAST 25 RESIDENTS. (Section 3.05 of the Act)

"Council" means the Community Water Supply Testing Council established by Section 17.7(g) of the Act.

"Laboratory testing" means the analysis of drinking water required under the Act, 35 Ill. Adm. Code: Subtitle F, or the Safe Drinking Water Act (42 USCS §300g et seq., as amended) or regulations adopted thereunder, other than analytical work described in Section 691.103(b)(1) or (2).

"PUBLIC WATER SUPPLY" MEANS ALL MAINS, PIPES AND STRUCTURES THROUGH WHICH WATER IS OBTAINED AND DISTRIBUTED TO THE PUBLIC, INCLUDING WELLS AND WELL STRUCTURES, INTAKES AND CRIBS, PUMPING STATIONS,

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

TREATMENT PLANTS, RESERVOIRS, STORAGE TANKS AND APPURTENANCES, COLLECTIVELY OR SEVERALLY, ACTUALLY USED OR INTENDED FOR USE FOR THE PURPOSE OF FURNISHING WATER FOR DRINKING OR GENERAL DOMESTIC USE AND WHICH SERVE AT LEAST 15 SERVICE CONNECTIONS OR WHICH REGULARLY SERVE AT LEAST 25 PERSONS AT LEAST 60 DAYS PER YEAR. A PUBLIC WATER SUPPLY IS EITHER A "COMMUNITY WATER SUPPLY" OR A "NON-COMMUNITY WATER SUPPLY". (Section 3.28 of the Act)

"Service connection" means the opening, including all fittings and appurtenances at the water main through which water is supplied to the user.

## Section 691.103 Payment of Annual Testing Fee Required Prior to Laboratory Testing by the Agency

a) Community water supplies must pay all annual testing fees due under this Part prior to the initiation of any laboratory testing by the Agency.

b) Unless all fees due from a community water supply under this Part have been paid to the Agency, the Agency shall have the duty under Section 4(p) of the Act to analyze samples from such community water supply only for:

- 1) Up to six total coliform samples per sampling period as required under Section 4(p) of the Act; and
- 2) Contaminants for which a maximum allowable concentration in finished drinking water has been established by Board regulation prior to January 1, 1988.

## Section 691.104 Analytical Service Period

a) Except as provided otherwise in subsection (b), upon payment of the annual testing fee by a community water supply in accordance with this Part, the Agency shall perform laboratory testing commencing no later than July 1 of the year in which payment is received by the Agency, and ending on the following June 30.

b) For a new community water supply that receives a billing statement after the Agency's annual billing cycle, the Agency shall perform laboratory testing for a period of time which shall commence on the first day of the first calendar quarter after fee payment is received by the Agency, and shall end on the following June 30.

## Section 691.105 Reduced Participation in the Annual Testing Fee Program

a) Except as provided otherwise in subsection (b), an annual testing fee shall be due from each community water supply.



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

- b) No annual testing fee shall be due from any community water supply that both:

- 1) Signs and returns to the Agency the Agreement set forth in Appendix A within 45 days after issuance of the billing statement to the community water supply; and
  - 2) Submits no samples to the Agency for analytical testing during the analytical service period for which the signed Agreement submitted pursuant to subsection (b)(1) applies, other than samples for the analyses described in Section 691.103(b).
- c) If no annual testing fee is due from a community water supply pursuant to subsection (b), the Agency shall not perform any laboratory testing for the supply during the analytical service period for which the signed Agreement submitted under subsection (b)(1) applies, other than the testing described in Section 691.103(b).

## Section 691.106 Relation to Other Fee Systems

The fees collected pursuant to this Part, and the fee collection procedures set forth in this Part, are separate from and in addition to all other fees and fee systems established by law.

## Section 691.107 Severability

If any provision of this Part or the application thereof to any person or in any circumstance is adjudged invalid, such adjudication shall not affect the validity of this Part as a whole or any provision thereof not adjudged invalid.

## SUBPART B: PROCEDURES FOR ESTABLISHING ANNUAL TESTING FEES

## Section 691.201 Annual Testing Fee For Calendar Year 1990

FOR CALENDAR YEAR 1990, THE FEE FROM EACH COMMUNITY WATER SUPPLY SHALL BE DETERMINED BY MULTIPLYING \$0.75 BY THE NUMBER OF SERVICE CONNECTIONS, SUBJECT TO A MINIMUM FEE OF \$90 AND A MAXIMUM FEE OF \$2,500. (Section 17.7(a) of the Act)

## Section 691.202 Annual Testing Fee After Calendar Year 1990

- a) THE ANNUAL FEES FOR CALENDAR YEARS AFTER 1990 SHALL BE DETERMINED BY THE AGENCY IN ACCORDANCE WITH this section, AND SHALL BE WITHIN THE FOLLOWING RANGES:

- 1) THE BASIC TESTING FEE SHALL BE AT LEAST \$0.65 AND NOT MORE THAN \$0.95 PER SERVICE CONNECTION;

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

- 2) THE MINIMUM FEE PER COMMUNITY WATER SUPPLY SHALL BE AT LEAST \$75 AND NOT MORE THAN \$110; AND

- 3) THE MAXIMUM FEE PER COMMUNITY WATER SUPPLY SHALL BE AT LEAST \$2,200 AND NOT MORE THAN \$3200.

- b) THE AGENCY SHALL BASE ITS ANNUAL FEE DETERMINATION UPON THE ACTUAL AND ANTICIPATED COSTS OF THE ADDITIONAL TESTING PROVIDED FOR UNDER THE FEDERAL SAFE DRINKING WATER ACT AMENDMENTS OF 1986, AND THE ASSOCIATED ADMINISTRATIVE COSTS OF THE AGENCY AND THE COMMUNITY WATER SUPPLY TESTING COUNCIL.

- c) FOR EACH CALENDAR YEAR, THE AGENCY SHALL SUBMIT ITS FEE DETERMINATION AND SUPPORTING DOCUMENTATION TO THE COUNCIL BY THE PRECEDING OCTOBER 1, AND THE COUNCIL SHALL HOLD AT LEAST ONE REGULAR MEETING TO CONSIDER THE AGENCY'S DETERMINATION PRIOR TO JANUARY 1.

- d) IF THE COUNCIL CONCURS WITH THE AGENCY'S DETERMINATION, IT SHALL THEREUPON TAKE EFFECT.

- e) IF THE COUNCIL DOES NOT CONCUR WITH AN AGENCY FEE DETERMINATION BY JANUARY 1 OF THE CALENDAR YEAR IN WHICH THE FEE WAS INTENDED TO BE APPLICABLE, THE PRIOR YEAR'S FEES SHALL REMAIN IN EFFECT FOR ONE ADDITIONAL YEAR. DURING THIS ADDITIONAL YEAR, THE DIRECTOR AND THE CHAIRMAN SHALL MAKE EVERY REASONABLE EFFORT TO RESOLVE ANY OUTSTANDING CONCERNS. FAILURE TO RESOLVE SUCH CONCERNS BY JANUARY 1 OF THE FOLLOWING YEAR SHALL RESULT IN THE AGENCY HAVING THE DUTY UNDER SUBSECTION (p) OF SECTION 4 of the Act TO ANALYZE SAMPLES FROM COMMUNITY WATER SUPPLIES ONLY FOR TOTAL COLIFORM AND CONTAMINANTS FOR WHICH A MAXIMUM ALLOWABLE CONCENTRATION IN FINISHED WATER WAS ESTABLISHED BY BOARD REGULATION PRIOR TO JANUARY 1, 1988.

(Section 17.7 of the Act)

## Section 691.203 Determining the Number of Service Connections

- a) In determining the number of service connections for purposes of calculating the annual testing fee under Sections 691.201 or 691.202, the community water supply shall include only those service connections for which the supply is:

- 1) Directly metering or collecting revenue; or
  - 2) Otherwise providing delivery of potable water.
- b) When finished water is sold to another community water supply, the selling community water supply shall not include the service connections of the purchasing community water supply for purposes of calculating the annual testing fee under Sections 691.201 or



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

691.202. The purchasing community water supply shall include its service connections for purposes of calculating the annual testing fee under Sections 691.201 or 691.202.

SUBPART C: PROCEDURES FOR BILLING AND COLLECTING  
ANNUAL TESTING FEES

## Section 691.301 Billing Statements

Commencing in 1990, the Agency shall send a billing statement for the annual testing fee to each community water supply in January.

## Section 691.302 Due Date of Payment

The due date of payment shall be 45 days after issuance of the billing statement to the community water supply.

## Section 691.303 Form of Payment

a) Payment must be by check or money order payable to "Treasurer, State of Illinois" and shall be accompanied by the name of the community water supply and the identification number assigned by the Agency's Division of Public Water Supplies.

b) Payment and all supporting documentation must be mailed together in a single package to:

Illinois Environmental Protection Agency  
Data Entry and Cash Receipts Unit  
Fiscal Services Section  
2200 Churchill Road  
P.O. Box 19276  
Springfield, Illinois 62794-9276

c) Payment shall not include any fees due to the Agency for any purpose other than the annual testing fee.

## Section 691.304 Prohibition Against Refund

Any annual testing fee remitted to the Agency shall not be refunded at any time or for any reason, either in whole or in part.

## Section 691.305 Overpayment or Underpayment of Annual Testing Fee

a) If the amount remitted is more than the amount due under this Part, the community water supply's account shall be credited by the amount of the overpayment.

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

b) If the amount remitted is less than the amount due under this Part, the community water supply will be billed for the balance due.

## Section 691.306 Audit and Access to Records

a) Each community water supply for which an annual testing fee is required under this Part shall preserve and maintain all records relating to the number of service connections used in calculating the fee for at least 5 years after the close of the analytical service period.

b) The records described in subsection (a) shall be available to the Agency or its authorized representative for examination during normal business hours.

## Section 691. Appendix A

AGREEMENT TO PROVIDE FOR REDUCED  
PARTICIPATION IN SAMPLE ANALYSIS

FACILITY # \_\_\_\_\_  
NAME \_\_\_\_\_  
ADDRESS \_\_\_\_\_  
FOR SAMPLING FROM JULY 1, 19 \_\_\*, THROUGH JUNE 30, 19 \_\_\*

Pursuant to Section 17.7 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1017.7, as added by P.A. 86-670, effective January 1, 1990), the above-referenced community water supply elects not to have the Illinois Environmental Protection Agency analyze drinking water for contaminants other than total coliform and contaminants for which a maximum allowable concentration in finished water was established by Board regulation prior to January 1, 1988.

It is understood that all laboratory testing must be carried out by a laboratory which has been certified by the Agency, and that all test results must be forwarded to the Agency in accordance with 35 Ill. Adm. Code: Subtitle F.

It is further understood that the Agency will continue to perform laboratory testing only for up to six total coliform samples and for contaminants for which a maximum allowable concentration in finished water has been established by Board regulation prior to January 1, 1988.



It is further understood that this Agreement will expire on June 30, 19 \_\_\*, and that this Agreement is irrevocable.

Owner or Official Custodian \_\_\_\_\_ Date \_\_\_\_\_

1) The Heading of the Part: Permit Fees for Installing or Extending Water Main

2) Code Citation: 35 Ill. Adm. Code 690

3) Section Numbers: Proposed Action:

690.101	New Section
690.102	New Section
690.103	New Section
690.104	New Section
690.105	New Section
690.201	New Section
690.202	New Section
690.203	New Section
690.204	New Section
690.205	New Section
690.301	New Section
690.302	New Section

4) Statutory Authority: Section 16.1 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1017.7, as added by P.A. 86-670, effective January 1, 1990).

5) A Complete Description of the Subjects and Issues Involved: The proposed rules establish procedures relating to the collection of permit fees for installing or extending water main.

6) Will this proposed rule replace an emergency rule currently in effect? No.

7) Does this rule contain an automatic repeal date? No.

8) Does this rule contain incorporations by reference? No.

9) Are there any proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: The proposed rule does not create a state mandate since local governments that are paying for installing or extending water main from their own monies are exempt from the fee.

\*The Agency will enter the correct year for the annual analytical service period (as described in Section 691.104).



ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

11) The time, place, and manner in which interested persons may comment on the proposed rulemaking:

Written comments may be directed to:

Scott O. Phillips  
Division of Public Water Supplies  
Illinois Environmental Protection Agency  
2200 Churchill Road  
P.O. Box 19276-9276  
Springfield, Illinois 62794-9276

Comments received within 45 days of the date of publication of these proposed rules will be considered.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: September 19, 1989.
- B) Types of small businesses affected: This rule applies to real estate developers.
- C) Reporting, bookkeeping or other procedures required for compliance: None.
- D) Types of professional skills necessary for compliance: None.

The full text of the Proposed Rules begins on the next page.

ILLINOIS REGISTER

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE F: PUBLIC WATER SUPPLIES  
CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 690  
PERMIT FEES FOR INSTALLING OR EXTENDING WATER MAIN

SUBPART A: GENERAL

Section	Purpose
690.101	Applicability
690.102	Definitions
690.103	Relation to Other Fee Systems
690.104	Severability

SUBPART B: PROCEDURES FOR DETERMINATION AND PAYMENT OF FEES

Section	Amount of the Fee
690.201	Permit Application Modifications
690.202	Manner of Payment
690.203	Prohibition Against Refund
690.204	Audit and Access to Records

SUBPART C: PROCEDURES FOR PROCESSING PERMIT APPLICATIONS  
FOR WHICH FEES APPLY

Section	Permit Applications Containing the Entire Fee
690.301	Permit Applications Not Containing the Entire Fee
690.302	

AUTHORITY: Authorized by Section 17.7 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1017.7, as added by P.A. 86-670, effective January 1, 1990).

SOURCE: Adopted at \_\_\_\_ Ill. Reg., \_\_\_\_, effective \_\_\_\_.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.



ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

SUBPART A: GENERAL

Section 690.101 Purpose

The purpose of this Part is to establish procedures for the collection of fees for construction permits, emergency construction permits, or as-built plans to install or extend water main.

Section 690.102 Applicability

a) Except as provided otherwise in subsection (b), this Part applies to each applicant:

- 1) For a construction permit under Title IV of the Act, or 35 Ill. Adm. Code: Subtitle F, to install or extend water main; and
- 2) Who submits as-built plans under Title IV of the Act, or 35 Ill. Adm. Code: Subtitle F, to install or extend water main; and
- 3) For an emergency construction permit under Title IV of the Act, or 35 Ill. Adm. Code: Subtitle F, to install or extend water main.

b) This Part does not apply to:

- 1) The installation or extension of water main that is not more than 200 feet in length.
- 2) ANY DEPARTMENT, AGENCY OR UNIT OF STATE GOVERNMENT FOR INSTALLING OR EXTENDING A WATER MAIN;
- 3) ANY UNIT OF LOCAL GOVERNMENT WITH WHICH THE AGENCY HAS ENTERED INTO A WRITTEN DELEGATION AGREEMENT UNDER SECTION 4 OF THE ACT WHICH ALLOWS SUCH UNIT TO ISSUE CONSTRUCTION PERMITS UNDER TITLE IV of the Act, OR REGULATIONS ADOPTED thereunder, FOR INSTALLING OR EXTENDING A WATER MAIN; OR
- 4) ANY UNIT OF LOCAL GOVERNMENT FOR INSTALLING OR EXTENDING A WATER MAIN WHERE all OF THE FOLLOWING CONDITIONS ARE MET:

- A) THE COST OF THE INSTALLATION OR EXTENSION IS PAID WHOLLY FROM MONIES OF THE UNIT OF LOCAL GOVERNMENT, STATE GRANTS OR LOANS, FEDERAL GRANTS OR LOANS, OR ANY COMBINATION THEREOF;

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

- B) THE UNIT OF LOCAL GOVERNMENT IS NOT GIVEN MONIES, REIMBURSED OR PAID, EITHER IN WHOLE OR IN PART, BY ANOTHER PERSON (EXCEPT FOR STATE GRANTS OR LOANS OR FEDERAL GRANTS OR LOANS) FOR THE INSTALLATION OR EXTENSION; and

- C) The applicant certifies in the construction permit application that subsections (b)(3)(A) and (b)(3)(B) have been met.

(Section 16.1(f) of the Act)

Section 690.103 Definitions

Except as stated in this section, and unless a different meaning of a word or term is clear from the context, the definition of words or terms in this Part shall be the same as those used in the Act:

"Act" means the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 10001 et seq.).

"Agency" means the Illinois Environmental Protection Agency.

"Applicant" means a person who applies for a construction permit or emergency construction permit to install or extend water main, or who submits as-built plans to install or extend water main, pursuant to Title IV of the Act or 35 Ill. Adm. Code: Subtitle F.

"Fee" means the fee prescribed by Section 16.1 of the Act.

"WATER MAIN" MEANS ANY PIPE THAT IS TO BE USED FOR THE PURPOSE OF DISTRIBUTING POTABLE WATER WHICH SERVES OR IS ACCESSIBLE TO MORE THAN ONE PROPERTY, DWELLING, OR RENTAL UNIT, AND THAT IS EXTERIOR TO BUILDINGS. (Section 16.1(h) of the Act)

Section 690.104 Relation to Other Fee Systems

The fees collected pursuant to this Part, and the fee collection procedures set forth in this Part, are separate from and in addition to all other fees and fee systems established by law.

Section 690.105 Severability

If any provision of this Part or the application thereof to any person or in any circumstance is adjudged invalid, such adjudication shall not affect the validity of this Part as a whole or any provision thereof not adjudged invalid.



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

## SUBPART B: PROCEDURES FOR DETERMINATION AND PAYMENT OF FEES

## Section 690.201 Amount of the Fee

- a) Each applicant subject to this Part pursuant to Section 690.102 shall pay a fee along with the permit application or as-built plan.

- b) THE AMOUNT OF THE FEE IS AS FOLLOWS:

- 1) \$120 IF THE CONSTRUCTION PERMIT APPLICATION or as-built plan IS TO INSTALL OR EXTEND WATER MAIN THAT IS MORE THAN 200 FEET, BUT NOT MORE THAN 1000 FEET IN LENGTH;
- 2) \$360 IF THE CONSTRUCTION PERMIT APPLICATION or as-built plan IS TO INSTALL OR EXTEND WATER MAIN THAT IS MORE THAN 1000 FEET BUT NOT MORE THAN 5000 FEET IN LENGTH;
- 3) \$600 IF THE CONSTRUCTION PERMIT APPLICATION or as-built plan IS TO INSTALL OR EXTEND WATER MAIN THAT IS MORE THAN 5000 FEET IN LENGTH.

(Section 16.1(d) of the Act)

## Section 690.202 Permit Application Modifications

PRIOR TO A FINAL AGENCY DECISION ON A PERMIT APPLICATION FOR WHICH A FEE HAS BEEN PAID UNDER THIS Part, THE APPLICANT MAY PROPOSE MODIFICATIONS TO THE APPLICATION IN ACCORDANCE WITH THE ACT AND REGULATIONS ADOPTED THEREUNDER WITHOUT ANY ADDITIONAL FEE BECOMING DUE UNLESS THE PROPOSED MODIFICATIONS CAUSE THE LENGTH OF WATER MAIN TO INCREASE BEYOND THE LENGTH SPECIFIED IN THE PERMIT APPLICATION BEFORE THE MODIFICATIONS. IF THE MODIFICATIONS CAUSE SUCH AN INCREASE AND THE INCREASE RESULTS IN ADDITIONAL FEES BEING DUE UNDER Section 690.201, THE APPLICANT SHALL SUBMIT THE ADDITIONAL FEE TO THE AGENCY WITH THE PROPOSED MODIFICATIONS. (Section 16.1(e) of the Act)

## Section 690.203 Manner of Payment

- a) Except as provided otherwise in subsection (b), payment of the fee must be by check or money order payable to "Treasurer, State of Illinois" and shall be submitted along with the permit application or as-built plans to:

Illinois Environmental Protection Agency  
Division of Public Water Supplies  
2200 Churchill Road  
P.O. Box 19276  
Springfield, Illinois 62794-9276

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF PROPOSED RULES

- b) EACH APPLICANT FOR AN EMERGENCY CONSTRUCTION PERMIT UNDER Title IV of the Act, OR REGULATIONS ADOPTED THEREUNDER, TO INSTALL OR EXTEND A WATER MAIN SHALL SUBMIT THE APPROPRIATE FEE due under Section 690.201 TO THE AGENCY WITHIN 10 CALENDAR DAYS FROM THE DATE OF ISSUANCE OF THE EMERGENCY CONSTRUCTION PERMIT. (Section 16.1(c) of the Act)
- c) Payment shall not include any fees due to the Agency for any purpose other than the fee due under Section 690.201.

## Section 690.204 Prohibition Against Refund

Any fee remitted to the Agency under this Part shall not be refunded at any time or for any reason, either in whole or in part.

## Section 690.205 Audit and Access to Records

- a) Each applicant for which a fee is due under this Part shall preserve and maintain all records relating to calculation of the fee for at least 5 years after the date on which the permit application is received by the Agency.

- b) The records described in subsection (a) shall be available to the Agency or its authorized representative for examination during normal business hours.

## SUBPART C: PROCEDURES FOR PROCESSING PERMIT APPLICATIONS

## Section 690.301 Permit Applications Containing the Entire Fee

- a) Applications received by the Agency will be logged in and assigned a receipt date and number if the following conditions are met:

- 1) The application is complete in accordance with Title IV and regulations adopted thereunder; and
- 2) The entire fee due under Section 690.201 is included with the application.

- b) THE AGENCY SHALL, NOT LATER THAN 45 DAYS FOLLOWING THE RECEIPT OF BOTH AN APPLICATION FOR A WATER MAIN EXTENSION CONSTRUCTION PERMIT AND THE FEE REQUIRED BY THIS Part, EITHER APPROVE THAT APPLICATION AND ISSUE A PERMIT OR TENDER TO THE APPLICANT A WRITTEN STATEMENT SETTING FORTH WITH SPECIFICITY THE REASONS FOR THE DISAPPROVAL OF THE APPLICATION AND DENIAL OF A PERMIT. IF THERE IS NO FINAL ACTION BY THE AGENCY WITHIN 45 DAYS AFTER THE FILING OF THE APPLICATION FOR A PERMIT, THE APPLICANT MAY DEEM THE PERMIT ISSUED. (Section 16.1(i) of the Act)



ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED RULES

c) If submissions are received by the Agency within 90 days of the date of permit denial in accordance with subsection (b), and if such submissions would allow approval of the application, a permit will be issued without additional fees becoming due under this Part, unless the submissions cause the length of water main to increase beyond the length specified in the permit application before the submissions. If the submissions cause such an increase and the increase results in additional fees being due under Section 690.201, the applicant shall submit the additional fee to the Agency with the submissions.

d) Except in those cases where permit denial has been appealed to the Illinois Pollution Control Board, submissions received by the Agency more than 90 days after the date of permit denial in accordance with subsection (b) shall be considered new applications subject to the fees specified in Section 690.201.

Section 690.302 Permit Applications Not Containing the Entire Fee

Applications not containing the entire fee shall be considered incomplete and the permit shall be denied by the Agency. The Agency shall take the following actions in response to such applications:

- a) The Agency shall deposit any fees submitted along with the application and shall notify the applicant by certified mail of the fee deficiency and of the permit denial. Within 30 days the applicant must submit the balance of the fee that is due.
- b) The incomplete application will not be assigned a receipt number or date by the Agency.
- c) If the entire fee due is received by the Agency within 30 days of issuance of the notice under subsection (b), the Agency shall log in the receipt of the application and review it in accordance with Section 690.301. The 45 day review period described in Section 690.301(b) shall commence on the date of receipt assigned in accordance with Section 690.301(a).

ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Fair Share Fee Objections
- 2) Code Citation: 80 Ill. Adm. Code 1125
- 3) Section numbers: Proposed Action:  
1125.40 Amended
- 4) Statutory Authority: Section 5(h) of the Illinois Educational Labor Relations Act, Ill. Rev. Stat. 1987, ch. 48, par. 1705(h), et seq., as amended by P.A. 86-412, effective August 30, 1989.
- 5) A Complete Description of the subjects and issues involved: The proposed amendments establish requirements for labor organization fair share fee escrow accounts.
- 6) Will these proposed amendments replace emergency amendments currently in effect? Identical emergency amendments are being submitted simultaneously with these proposed amendments.
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this part? No.
- 10) Statement of Statewide Policy Objectives: To effectuate the Illinois Educational Labor Relations Act, Ill. Rev. Stat. (1987), ch. 48, pars. 1701, et seq., in a manner consistent with developing legal precedents in the area of fair share fee administration and to provide requirements for labor organization fair share fee escrow accounts.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: The Agency will consider all written comments received within 30 days of the publication of this notice. Please direct all written comments to Julie K. Hughes, General Counsel, Illinois Educational Labor Relations Board, 20 North Wacker Drive, Suite 1000, Chicago, Illinois, 60606.
- 12) Initial Regulatory Flexibility Analysis: This rulemaking will not affect small business.

The full text of the proposed amendments is identical to the text of the emergency amendment which appears in this issue of the Register on page 15470.



DEPARTMENT OF MENTAL HEALTH  
AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

- 1) Heading of the Part: Standards and Licensure Requirements for Community-Integrated Living Arrangements

2) Code Citation: 59 Ill. Adm. Code 115

3) Section Numbers: Proposed Action:

115.100	New Section
115.110	New Section
115.120	New Section
115.200	New Section
115.210	New Section
115.220	New Section
115.230	New Section
115.240	New Section
115.250	New Section
115.300	New Section
115.310	New Section
115.320	New Section
115.400	New Section
115.410	New Section
115.420	New Section
115.430	New Section
115.440	New Section
115.450	New Section
115.460	New Section
115.470	New Section

- 4) Statutory Authority: Implementing Ill. Rev. Stat. 1988 Supp., ch. 91½, par. 1701 et seq. and authorized by Ill. Rev. Stat. 1987, ch. 91½, pars. 5-104 and 100-5 and Ill. Rev. Stat. 1988 Supp., ch. 91½, par. 1709.

- 5) A Complete Description of the Subjects and Issues Involved:

The essential element in the community integrated living arrangement program is assuring that individuals with a disability are offered the opportunity to acquire skills and receive other assistance necessary to enable them to live in homes in the community. Specific services will vary according to the person's disability, individual skill levels, other supports available and personal desires. The services to be delivered must contribute to the person's current or future capacity for independence, integration into the community and productivity.

DEPARTMENT OF MENTAL HEALTH  
AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

The individual and/or guardian actively participates in choosing a home from among those living environments available to the general public including housing owned or leased by an agency. If over-time, less intensive services are needed, the service array shall be changed rather than requiring the individual to move to a different setting. These programs are designed for both mentally ill and developmentally disabled individuals.

- 6) Will these proposed rules replace an emergency rule currently in effect?  
No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Do these proposed rules contain incorporations by reference? Yes. These rules contain incorporations by reference in accordance with Section 6.02(a) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1006.02(a).

- 9) Are there any other proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives: This rulemaking does not impact the State Mandates Act (Ill. Rev. Stat. 1987, ch. 85, par. 2201 et seq.)

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any interested person may submit comments, data, views or argument regarding this proposed rulemaking before the expiration of the first 45-day notice period. Submissions must be in writing and directed to: Rules Administrator, Illinois Department of Mental Health and Developmental Disabilities, 400 Stratton Building, Springfield, IL 62706, telephone (217)785-3313.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 19, 1989



DEPARTMENT OF MENTAL HEALTH  
AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

B) Types of small businesses affected:

Illinois agencies which are a sole proprietorship, association, partnership, corporation or organization, public or private, either for profit or not for profit are businesses affected by the Rule. Entities will need to be licensed by the Department of Mental Health and Developmental Disabilities if they plan or develop community integrated living arrangements.

C) Reporting, bookkeeping or other procedures required for compliance:

Agencies must meet standards of compliance contained in the Community Integrated Living Arrangement Licensure and Certification Act, the Mental Health and Developmental Disabilities Code and other administrative rules applicable to community integrated living arrangements.

The governing body of agencies must establish bylaws, rules and regulations subject to examination during the licensure process. Various written policies and procedures and written job descriptions or contractual agreements, a pay plan including salary range for position titles used are also required. A quality assurance plan and ongoing activities designed to review and evaluate services to individuals, operation of programs and to resolve identified problems is a necessary component. Records for clients of services received are also required.

D) Types of professional skills necessary for compliance:

An authorized agency representative whose qualifications and duties are defined in writing with overall responsibility for fiscal and programmatic management. A qualified mental retardation professional or qualified mental health professional who assess the individual's strengths and needs, level of functioning, presenting problem(s) and disability(s), service needs and who assist in the design and evaluations of the individuals program plan.

Illinois licensed, registered or certified professional mental health and developmental disabilities staff, such as psychologist, social workers, psychiatrists, nurses, special educators, rehabilitation counselors and alcoholism counselors, as necessary to meet the needs of clients being served.

The full text of the Proposed Rules begins on the next page:

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

TITLE 59: MENTAL HEALTH  
CHAPTER I: DEPARTMENT OF MENTAL HEALTH  
AND DEVELOPMENTAL DISABILITIES

PART 115  
STANDARDS AND LICENSURE REQUIREMENTS FOR  
COMMUNITY-INTEGRATED LIVING ARRANGEMENTS

SUBPART A: GENERAL PROVISIONS

Section	Purpose
115.100	Incorporation by reference
115.110	Definitions
115.120	

SUBPART B: SERVICE REQUIREMENTS

Section	Description
115.200	Criteria for participation of individuals
115.210	Community support team
115.220	Interdisciplinary process
115.230	Medical services and medications
115.240	Individual rights and confidentiality
115.250	

SUBPART C: GENERAL AGENCY REQUIREMENTS

Section	Description
115.300	Environmental management of living arrangements
115.310	Geographic location of community-integrated living arrangements
115.320	Administrative requirements

SUBPART D: LICENSURE REQUIREMENTS

Section	Description
115.400	Applicability
115.410	Issuing a license and period of licensure
115.420	License application
115.430	Application acceptance and verification
115.440	Non-transferability of license
115.450	Cessation of operations
115.460	License revocation
115.470	Hearings



**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

**AUTHORITY:** Implementing the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1988 Supp., ch. 91½, par. 1701 et seq.) and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1987, ch. 91½, par. 5-104) and Section 5 of "AN ACT codifying the powers and duties of the Department of Mental Health and Developmental Disabilities" (Ill. Rev. Stat. 1987, ch. 91½, par. 100-5).

**SOURCE:** Adopted at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

**NOTE:** Bold-face type denotes statutory language.

**SUBPART A: GENERAL PROVISIONS**

**Section 115.100 Purpose**

a) The purpose of the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1988, Supp., ch. 91½, par. 1701 et seq.) is to promote voluntary licensure of agencies to certify living arrangements integrated in the community in which individuals with a mental disability are supervised and provided with an array of needed services.

b) The objective of a community-integrated living arrangement is to promote independence in daily living and economic self-sufficiency of individuals with a mental disability.

c) Agencies planning to develop and support community-integrated living arrangements shall do so pursuant to Department licensure in accordance with this Part.

**Section 115.110 Incorporation by reference**

Any rules or regulations of an agency of the United States or of a nationally-recognized organization or association that are incorporated by reference in this Part are incorporated as of the date specified, and do not include any later amendments or editions.

**Section 115.120 Definitions**

For the purpose of this Part, the following terms are defined:

"Abuse." Any physical or mental injury or sexual assault inflicted on an individual other than by accidental means. (Section 1-103 of the Nursing Home Care Act, Ill. Rev. Stat., 1987, ch. 111½, par.

**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

4151-103, as amended by P.A. 85-1378, effective September 1, 1988; 77 Ill. Adm. Code 300 (Skilled Nursing and Intermediate Care Facilities Code); 77 Ill. Adm. Code 330 (Sheltered Care Facilities Code); 77 Ill. Adm. Code 350 (Intermediate Care for the Developmentally Disabled Facilities Code); 77 Ill. Code 390 (Long Term Care for Under Age 22 Facilities Code).

"Act." The Mental Health and Developmental Disabilities Confidentiality Act (Ill. Rev. Stat. 1987, ch. 91½, par. 801 et seq.)

"Agency." A community mental health or developmental services agency which is a sole proprietorship, association, partnership, corporation or organization, public or private, either for profit or not for profit, which certifies community-integrated living arrangements for individuals with a mental disability. (Section 3(b) of the Community-Integrated Living Arrangements Licensure and Certification Act, Ill. Rev. Stat., 1988 Supp., ch. 91½, par. 1703(b)).

"Array of services." A range of activities and interventions designed to provide treatment, habilitation, training, rehabilitation and other community integrative supports.

"Authorized agency representative." The administrative head of an agency appointed by the agency's governing body with overall responsibility for fiscal and programmatic management.

"Aversive procedures." The application, contingent on the exhibition of a specific behavior that is not adaptive, of unpleasant or painful stimuli, or stimuli that have a potentially noxious affect.

"Bureau." The Department's Bureau of Certification and Licensure.

"Code." The Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1987, ch. 91½, par. 1-100 et seq.).

"Community-integrated living arrangement (CILA)." A living arrangement certified by an agency where eight or fewer individuals with a mental disability reside under the supervision of the agency. (Section 3(d) of the Community-Integrated Living Arrangements Licensure and Certification Act, Ill. Rev. Stat., 1988 Supp., ch. 91½, par. 1703(d)).



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

"Community support team (CST)." Staff responsible for providing and arranging for the provision of services specified in the individual integrated services plan for individuals in a community-integrated living arrangement. The team shall be composed of at least one qualified mental health professional or qualified mental retardation professional as defined in this Section, and other mental health and developmental disabilities staff who shall provide community support services in the individual's home or in other community locations where learning, working or socialization occur.

"Continuous supervision or support." Direction or assistance provided on-site all the hours individuals are present.

"Day." A calendar day, unless otherwise indicated.

"Developmental disability." A disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism; or to any other condition which results in an impairment similar to that caused by mental retardation and which requires services similar to those required by mentally retarded individuals. Such disability must originate before the age of 18, be expected to continue indefinitely, and constitute a substantial handicap. (Section 1-106 of the Code, Ill. Rev. Stat. 1987, ch. 91½, par. 1-106).

"Department." The Department of Mental Health and Developmental Disabilities.

"Diagnosis." A category of disability stated in accordance with either the Classification in Mental Retardation (American Association on Mental Retardation, 1983 edition), or the Diagnostic and Statistical Manual of Mental Disorders, Third Edition, revised (DSM-III-R, American Psychiatric Association, 1987 edition).

"Director." The Director of the Department of Mental Health and Developmental Disabilities.

"Entitlements." Government-related financial benefits available to individuals who qualify on the basis of need, disability and/or income, such as Title XVIII (Medicare) (42 U.S.C.A. 1395b-1 et seq., 1981), Title XIX (Medicaid) (42 U.S.C.A. 1396a et seq., 1983) and Veteran's Administration benefits (38 U.S.C.A., 521, 541, 542, 1979).

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

"Equivalency." Evidence to substantiate compliance with requirements of this Part by other means than indicated in this Part.

"Family." The spouse and children and the mother, father, sister and brother of an individual.

"Governing body." The policy-making authority of an agency that establishes policies concerning the agency's operation and the welfare of individuals; provides for the agency's administration by appointing an authorized agency representative to implement its policies; and exercises general oversight of the agency's operation, its fiscal affairs and programmatic content to implement the organization's mission.

"Guardian." The plenary or limited guardian or conservator of the individual appointed by the court for an individual over age 18 so long as the limited guardian's duties encompass concerns related to service requirements, or the natural or adoptive parent of a minor or a person acting as a parent of a minor.

"Habitatation." An effort directed toward the alleviation of a developmental disability or toward increasing the level of physical, mental, social or economic functioning of an individual with a developmental disability. Habitatation may include, but is not limited to, diagnosis, evaluation, medical services, residential care, day care, special living arrangement, training, education, employment related services, protective services, counseling and other services provided to individuals with a developmental disability by developmental disabilities programs. (Section 1-111 of the Mental Health and Developmental Disabilities Code, Ill. Rev. Stat. 1987, ch. 91½, par. 1-111).

"Imminent risk." A situation in which individuals being served by an agency are or may be subject to mental, physical or psychological harm, and which is not immediately correctable.

"Individual." A person who is receiving community-integrated living arrangement services.

"Individual integrated services plan" or "services plan." A written plan which includes an assessment of the individual's strengths and needs, a description of the array of services needed regardless of availability, objectives for each service, the role of the individual or guardian, significant others and family in the



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIESDEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

## NOTICE OF PROPOSED RULES

implementation of the plan when indicated, an anticipated timetable for the accomplishment of objectives, and the name of the person or persons responsible for the implementation of the plan.

"Individual record." Materials kept by an agency in the course of providing services to a mentally disabled individual who is receiving services in a community-integrated living arrangement concerning the individual and the services provided.

"Informed consent." Permission freely granted by the individual or guardian for the release of information, for participation in CILA services specified or for the use of a specific procedure as part of the individual's services plan based on full disclosure to the individual or guardian of the information required to make the decision intelligently.

"Interdisciplinary process." A set of steps or systems to assess a mentally disabled individual's strengths and needs with input from individuals requesting and/or receiving services and from the disciplines providing or targeted to provide services in order to develop an individual integrated services plan, and to review and/or update the plan. Persons participating in the process shall include, at a minimum, the individual and his or her legal guardian, the individual's family, unless a legally competent individual chooses not to have the family involved or the family refuses to be involved, a qualified mental retardation professional or qualified mental health professional and members of the community support team.

"Intermittent supervision or support." Direction or assistance provided by on-site staff less than 24-hours per day. When staff are not on-site, supervision shall be provided by means of 24-hour on-call availability by a variety of alternatives or supports, such as non-disabled roommates, paid neighbors, non-paid family members and other formal or informal arrangements.

"Linkage." Person-to-person contact to assure that the supports and services needed by the individual and specified in the individual integrated services plan are obtained. The qualified mental retardation professional, qualified mental health professional or mental health professional under the supervision of the qualified mental health professional shall be responsible for assuring linkage.

"Living arrangement." An apartment, private home, group home or where an individual has chosen to live or where the individual's guardian has chosen for him or her to live.

"Mental disability or mentally disabled." A developmental disability, a mental illness, or both.

"Mental health professional (MHP)." A mental health professional who provides services under the supervision of a qualified mental health professional(s), as defined below, in providing services specified in Subpart B to an individual and his or her family, as necessary. The mental health professional must possess a bachelor's degree in social work, sociology, psychology, counseling, rehabilitation, or art and recreation therapy or possess a practical nurse license pursuant to The Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 3501 et seq.) or have a minimum of five years of supervised experience in a mental health service.

"Mental illness." A condition that is characterized by the presence of a major mental disorder as classified in the Diagnostic and Statistical Manual of Mental Disorders, Third Edition, revised (DSM-III-R, American Psychiatric Association, 1987 edition), excluding alcohol and substance abuse, Alzheimer's disease, and other forms of dementia based on organic or physical disorders, and where the individual is assessed using form DMHDD-1215, "Specific Level of Functioning Assessment and Physical Health Inventory," (SLOF) to be substantially disabled due to mental illness in the areas of self-maintenance, social functioning, activities of community living and work skills, and the disability specified is expected to be present for a period of not less than one year.

"Mental retardation." Significant subaverage general intellectual functioning which exists concurrently with impairment in adaptive behavior and which originates before the age of 18 years. (Section 1-116 of the Code, Ill. Rev. Stat. 1987, ch. 91½, par. 1-116).

"Moral turpitude." Moral quality of being inherently base, depraved, vile or wicked.

"Natural environment." Locations and settings where an individual lives, works and socializes and carries out activities of daily living.



**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

"Neglect." Failure to provide adequate medical or personal care or maintenance which failure results in physical or mental injury to an individual or in the deterioration of an individual's physical or mental condition. (Section 1-117 of The Nursing Home Care Act, 111. Rev. Stat. ch. 111, par. 4151-117, as amended by P.A. 85-1378, effective September 1, 1988; 77 Ill. Adm. Code 300 (Skilled Nursing and Intermediate Care Facilities Code); 77 Ill. Adm. Code 330 (Sheltered Care Facilities Code); 77 Ill. Adm. Code 350 (Intermediate Care for the Developmentally Disabled Facilities Code); 77 Ill. Code 390 (Long-Term Care for Under Age 22 Facilities Code)."

"Notice of violation." A report submitted to an agency by the Department's Bureau of Certification and Licensure listing the agency's deficiencies with this Part noted during a survey.

"Plan of correction." A written plan submitted by an agency to the Department's Bureau of Certification and Licensure, in response to a notice of violation, which describes the steps the agency will take in order to bring a program or services into compliance, and the time-frames for completion of each step.

"progress notes." Narrative documentation in an individual's record of service provision and its relationship to the individual integrated services plan.

"Psychotropics." Drugs used for antipsychotic, antidepressant, antimanic and/or antianxiety purposes as listed in the AMA Drug Evaluations (American Medical Association, 1989 edition) or the Physician's Desk Reference (PDR) (Medical Economic Company, 1989, published annually).

"Qualified mental health professional (QMHP)." A certified, registered or licensed mental health professional who provides services in a community-integrated living arrangement. A QMHP must meet one of the following criteria and in addition, all qualified mental health professionals must have a minimum of one year of work experience in a mental health setting.

A psychologist registered pursuant to the Clinical Psychologist Licensing Act (111. Rev. Stat. 1988 Supp., ch. 111, par. 5351 et seq.);

A social worker licensed pursuant to The Clinical Social Work and Social Work Practice Act (111. Rev. Stat. 1988 Supp., ch. 111, par. 6351 et seq.);

**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

A registered nurse licensed pursuant to The Illinois Nursing Act of 1987 (111. Rev. Stat. 1987, ch. 111, par. 3501 et seq.);

An occupational therapist registered pursuant to the Illinois Occupational Therapy Practice Act (111. Rev. Stat. 1987, ch. 111, par. 3701 et seq.);

A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987 (111. Rev. Stat. 1987, ch. 111, par. 4400-1 et seq.);

Staff who hold a master's degree or higher in psychology, sociology or counseling and who are certified or registered by the Commission for Rehabilitation Counselor Certification, the National Board of Certified Counselors, or the National Academy of Clinical Mental Health Counselors, or a national or state certification board or commission, which credentials practitioners on the basis of education and training, work experience and examination; and

Staff who, by January 30, 1990, hold a master's degree or higher in psychology, sociology or counseling, and have a least five years of experience in a mental health setting.

"Qualified mental retardation professional (QMRP)." A QMRP must:

Have at least one year of experience working directly with individuals with mental retardation or other developmental disabilities and be one of the following:

A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987 (111. Rev. Stat. 1987, ch. 111, par. 4400 et seq.);

A registered nurse licensed pursuant to The Illinois Nursing Act of 1987, (111. Rev. Stat. 1987, ch. 111, par. 3501);

An occupational therapist or occupational therapist assistant certified by the American Occupational Therapy Association or other comparable body (Illinois Occupational Therapy Practice Act, 111. Rev. Stat. 1987, ch. 111, par. 3701 et seq.);



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

A physical therapist certified by the American Physical Therapy Association or other comparable body (Illinois Physical Therapy Act, Ill. Rev. Stat., 1987, ch. 111, par. 4251 et seq.);

A physical therapist assistant registered by the American Physical Therapy Association or a graduate of a two-year college-level program approved by the American Physical Therapy Association or comparable body;

A psychologist with at least a master's degree in psychology from an accredited school (Clinical Psychologist Licensing Act, Ill. Rev. Stat. 1988 Supp., ch. 111, par. 5351 et seq.);

A social worker with a bachelor's degree from a college or university or graduate degree from a school of social work accredited or approved by the Council on Social Work Education or another comparable body (The Clinical Social Work and Social Work Practice Act, Ill. Rev. Stat. 1988 Supp., ch. 111, par. 6351 et seq.);

A speech-language pathologist or audiologist with a certificate of Clinical Competence in Speech-Language Pathology or Audiology granted by the American Speech Language Hearing Association or comparable body or meet the education requirements for licensure and be in the process of accumulating the supervised experience required for licensure (The Illinois Speech-Language Pathology and Audiology Practice Act, Ill. Rev. Stat. 1988 Supp., ch. 111, par. 7901 et seq.);

A professional recreation staff person with a bachelor's degree in recreation or in a specialty area such as art, dance, music or physical therapy;

A professional dietitian registered by the American Dietetics Association;

A human services professional with a bachelor's degree in a human services field, including, but not limited to sociology, special education, rehabilitation counseling and psychology.

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

"Quality assurance." A systematic and objective approach to monitoring and evaluating the appropriateness, adequacy and quality of services in order to identify and resolve problems.

"Residence." See "living arrangement."

"Seclusion." Sequestration by placement of an individual alone in a room from which he or she has no means of leaving. When an individual is placed in a behavior modification program pursuant to his or her individual integrated services plan, he or she may be restricted to a given area or room for a reasonable period of time and such restrictions shall not constitute seclusion. (Section 1-126 of the Code, Ill. Rev. Stat. 1987, ch. 91½, par. 1-126.)

"Self-administration of medications." An individual's ability to take prescribed medications independently or with verbal prompts.

"Skills' training." Activities which focus on the development of daily living skills which enable individuals to achieve independent functioning and economic self-sufficiency.

"Substantial compliance." An evaluation result that determines that a surveyed program or service does not have a deficiency or group of deficiencies jeopardizing the health, welfare or safety of individuals or preventing the maximum development of individuals; or, when deficient, the program has documented a plan of correction to rectify any deficiency, or has an approved equivalency or waiver for it.

"Survey." A process to determine the degree of compliance with this Part which an agency has maintained. This includes surveyor observation and an on-site examination of the following: policies, procedures, records of individuals, written plans, and the physical plant. Interviews of individuals and staff are also a part of the survey.

"Tardive dyskinesia." An abnormal involuntary movement disorder associated with the long-term use of antipsychotic medications. It may be persistent or transient and is characterized by a variable mixture of facial, ocular, oral, lingual, truncal or limb movements.

"Time-out." Contingent removal from a situation in which reinforcement occurs into a situation from which reinforcement does not occur.



**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

"Treatment." An effort to accomplish an improvement in the mental condition or related behavior of an individual. Treatment includes, but is not limited to, hospitalization, partial hospitalization, outpatient services, examination, diagnosis, evaluation, care, training, psychotherapy, pharmaceuticals and other services provided for individuals by mental health agencies or psychiatric hospitals. (Section 1-128 of the Code, Ill. Rev. Stat. 1987, ch. 91½, par. 1-128.)

"Waiver." An action by the Department in which exceptions to this Part are granted on application by an agency for a period not to exceed the duration of the current license.

**SUBPART B: SERVICE REQUIREMENTS**

**Section 115.200 Description**

a) A community-integrated living arrangement (CILA) is a community-based service system which focuses on an individual who resides in his or her own home or in the natural family home and who is provided with an array of services to meet his or her needs. The individual or guardian actively participates in choosing an array of services and in choosing a home from among those living arrangements available to the general public including housing owned or leased by an agency. If, over time, less intensive services are needed, the service array shall be changed rather than requiring the individual to move to a different setting. The individual may remain in his or her own home. Once accepted for service by an agency, termination may only occur by voluntary withdrawal of the individual.

b) Licensed CILA agencies technically agree to a no-decline option; however, under extenuating circumstances the agency may find it necessary to decline services to an individual because it does not have the capacity to accommodate the particular type or level of disability and cannot, after concerted efforts, locate a service provider which has the capacity to accommodate the particular type or level of disability.

c) Services shall be oriented to the individual and shall be designed to meet the needs of the individual and his or her family. Individuals are recognized as persons with basic human needs, aspirations, desires and feelings and are citizens of a community

**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

with all rights, privileges, opportunities and responsibilities accorded other citizens. Only secondarily are they individuals who have a mental disability.

d) Based on their needs, individuals shall receive supervision and supportive services which may range from continuous to intermittent. CILA's shall be designed to promote independence in daily living, economic self-sufficiency and integration into the community.

**Section 115.210 Criteria for participation of individuals**

a) The individual served in a CILA shall be at least 18 years of age, have a mental disability and shall be in need of a supportive living arrangement. If an agency does not have the capacity to accommodate the particular type or level of disability, this does not render the individual ineligible for CILA services.

b) The individual or guardian shall give informed consent to participate in a CILA, which shall be documented in the individual's record.

c) The individual or guardian shall agree to participate in the development and implementation of the individual integrated services plan.

**Section 115.220 Community support team**

Agencies licensed to certify CILA's shall provide for services through a community support team (CST) and may subcontract for those services not indicated in subsection (c) below, but identified in the individual integrated services plan as needed by the individual.

a) The CST shall consist of the QMRP or QMHP, as indicated by the individual's primary disability, and staff providing direct services in the natural environment;

b) The CST shall be the central structure through which CILA services are provided to one or more individuals. The CST shall:

- 1) Be responsible for all service functions including assessment, planning, coordination and delivery;
- 2) Provide direct service in the natural environment or in other environments such as state-operated facilities, convalescent



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

care facilities, community hospitals or rehabilitation facilities;

- 3) Help the individual to participate in the design of an array of community support services tailored to his or her needs; and
- 4) Be responsible for providing or helping individuals to access the services specified in their plans.
- 5) Be available to respond to an individual's needs on a 24-hour basis.

c) The CST shall be directly responsible for:

- 1) Modifying the services plan based on on-going assessment and recommendations;
- 2) Linking individuals to resources and services;
- 3) Advocating on behalf of individuals;
- 4) Providing supportive services to family members;
- 5) Assisting individuals to select, obtain, and maintain CILA's which afford safety and basic comforts;

6) Participating with other direct service staff during stays in other environments such as state-operated facilities, convalescent care facilities, community hospitals or rehabilitation facilities; continuing in-facility contact, participating in the services plan development, and the on-going interdisciplinary process; providing on-going services in order to maintain the individual's living arrangement during these times;

7) Developing natural community supports, fostering relationships with non-paid persons in the community, e.g., neighbors, volunteers and landlords;

8) Providing personal support and assistance in gaining access to vocational training, educational services, legal services, employment opportunities, and leisure, recreation, religion and social activities;

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 9) Providing assistance in obtaining health and dental services, mental health treatment and rehabilitation services (including physical therapy and occupational therapy), and substance abuse services;
- 10) Providing supportive counseling and problem-solving assistance on an on-going basis and at times of crisis;
- 11) Assisting individuals with activities of daily living through skill training and acquisition of assistive devices;
- 12) Accessing medication information including assessing effects and side effects of prescribed medications;
- 13) Accessing and providing training to obtain emergency medical services including state-operated facility services;
- 14) Providing assistance in money management and applying for financial entitlements including assisting individuals to access Department of Rehabilitation Services home services program (89 Ill. Adm. Code: Chapter IV, Subchapter (d)); and
- 15) Assisting individuals to access transportation.

d) A CST member who is a QMRP or a QMHP shall be designated for each individual and shall:

- 1) Convene the CST as required by Section 115.230 to revise the services plan as part of the interdisciplinary process;
- 2) Assure that the services specified in the services plan are being provided;
- 3) Assure the participation of team members, the individual, the guardian, the family and necessary professionals;
- 4) Assure and document in the individual's record, at least quarterly, that the individual's residence meets environmental standards as specified in Subpart C;
- 5) Identify and address gaps in the service provision;
- 6) Monitor the individual's status in relation to the services plan;



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

- 7) Advocate for the individual's rights and services;
- 8) Facilitate individual linkage and transfer;
- 9) Provide for a written record of team meetings;
- 10) Assure that information specified by the services plan is included in the individual's record;
- 11) Initiate and coordinate the interdisciplinary process as often as specified in the services plan or when required by problems or changes; and
- 12) Assure availability of a written services plan to all participants.

- e) A mental health professional may provide all services identified in subsections (d)(1) through (12) except (1), (9), and (11).

Section 115.230 Interdisciplinary process

Agencies licensed to certify CILA's shall comprehensively address the needs of individuals through an interdisciplinary process.

- a) Through the interdisciplinary process, the agency shall be responsible for preparing, revising, documenting and implementing a single individual integrated services plan for each individual.
- b) The following shall be included in the interdisciplinary process:
  - 1) The individual and his or her legal guardian, or both;
  - 2) Members of the individual's family unless the individual is legally competent and does not desire the involvement of the family or the family refuses to participate;
  - 3) Significant other(s) chosen by the individual;
  - 4) The QMRP or the QMHP; and
  - 5) The CST.
- c) As needed to meet the individual's needs, the following shall be included in the interdisciplinary process:

ILLINOIS REGISTER  
DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

- 1) Persons in addition to the CST who provide habilitation, treatment or training; and
- 2) Professionals who assess the individual's strengths and needs, level of functioning, presenting problem(s) and disability(s), service needs and who assist in the design and evaluation of the individual's services plan.
- d) Upon the individual's entry into a CILA, the QMRP or the QMHP shall:
  - 1) Document in the record those services being provided to the individual until an individual integrated services plan is developed; and
  - 2) Explain all rights enumerated in Section 115.250 and document in the individual's record that this has been done.
- e) The agency shall assure that, at least annually, each individual receives an assessment that shall be documented in the individual's record and the results explained to the individual or guardian.

- 1) The assessment shall determine the individual's strengths and needs, level of functioning, the presenting problem(s) and disability(s), diagnosis and the services the individual needs.
- 2) Assessments shall be performed by staff trained in the use of the assessment instruments.
- 3) Through the selection of the assessment instruments and the interpretation of results, all assessments shall be sensitive to the individual's:

- A) Racial, ethnic and cultural background;
- B) Chronological and developmental age;
- C) Visual and auditory impairments;
- D) Language preferences; and
- E) Degree of disability.



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 4) Initial assessments for individuals with a mental disability shall include:
- A) A physical and dental examination, both within the past twelve months, which shall include a medical history;
  - B) Previous and current medications, compliance history and the need for medication training;
  - C) A social assessment including legal status, personal and family history, a history of mental disability and related services, evaluation of possible substance abuse, and resource availability such as income entitlements, health care benefits, subsidized housing and social services;
  - D) An assessment with form DMHDD-1215, "Specific Level of Functioning Assessment and Physical Health Inventory," (SLOF) for individuals who are mentally ill and with the Inventory for Client and Agency Planning (ICAP) (DLM Teaching Resources, 1986) or the Scales of Independent Behavior (SIB) (DLM Teaching Resources, 1985) for individuals who are developmentally disabled;
  - E) An educational and vocational assessment including level of education or specialized training, previous or current employment, and acquired vocational skills, activities or interests;
  - F) A psychological and/or a psychiatric assessment; both must be conducted for individuals with mental illness;
  - G) A communication screening in vision, hearing, speech, language and sign language; and
  - H) Others as required by the individual's disability such as physical therapy, occupational therapy and activity therapy.
- 5) Annual reassessments for individuals with a mental disability shall include:
- A) A physical and dental examination including medications;

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- B) The SLOF for individuals who are mentally ill or ICAP or SIB for individuals who are developmentally disabled;
  - C) An annual psychiatric examination for individuals with mental illness;
  - D) Other initially-assessed areas, as necessary.
- f) Within 30 days of an individual's entry into the CILA, a services plan shall be developed that:
- 1) Is based on the assessment results;
  - 2) Reflects the individual's or guardian's preference;
  - 3) Identifies services and supports to be provided and by whom; and
  - 4) States goals and objectives. Objectives shall:
    - A) Be measurable;
    - B) Have timeframes for completion; and
    - C) Have a person assigned responsibility.
- g) The individual integrated services plan shall identify the CILA chosen with the individual's or guardian's participation and shall indicate the type and the amount of supervision provided to the individual.
- h) The services plan shall include the names and titles of all staff and other persons contributing to the plan.
- i) The services plan shall be signed by the QMRP or the QMHP and the individual or guardian;
- j) The individual or guardian shall be given a copy of the services plan.
- k) The services plan shall become a part of the individual's record.
- 1) At least monthly, the QMRP or QMHP shall review the services plan and shall document in the individual's record that:



## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 1) Services are being implemented;
  - 2) Services identified in the services plan continue to meet the individual's needs or require modification or change to better meet the individual's needs; and
  - 3) Actions are recommended when needed.
- m) The CST shall review the services plan as a part of the interdisciplinary process at least annually for individuals with developmental disabilities and semi-annually for individuals with mental illness and shall note progress or regression which might require plan amendment or modification.
  - n) All services specified in the services plan, whether provided by staff of the licensed agency, consultants, or sub-contractors shall be provided by or under the supervision of a QMRP or a QMHP, as appropriate, based on the individual's primary disability.

## Section 115.240 Medical services and medications

When medical services and medications are provided, the licensed agency shall certify that:

- a) A physician shall be responsible for the medical services provided to, and the medication management of, individuals.
- b) A physician shall prescribe and monitor all prescription medications.
- c) A physician shall perform an examination of the individual prior to the initiation of psychotropic medications.
- d) Screening for and documentation of abnormal involuntary movements, including tardive dyskinesia, in individuals receiving prescribed psychotropics shall be completed at least every six months by personnel trained in performing this type of assessment.
- e) A physician shall review the medications prescribed and shall see the individual at least every six months, and every three months if psychotropic medications have been prescribed. Physician documentation within the individual's record shall include, but is not limited to, the following:

## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 1) Rationale for continuing current medications and/or initiating new medications; and
  - 2) Medication side effects.
- f) A psychiatrist shall either review psychotropic medications or be available for consultation when psychotropic medications have been prescribed.
  - g) All medications are labeled.
  - h) Individuals who are able to self-medicate shall have access to their medications. Medications shall be secured from unauthorized access and only a physician, pharmacist, registered or licensed practical nurse or agency personnel authorized to supervise the self-administration of medications shall have access to medications.
  - i) A physician shall be available to consult, at least monthly, with the QMRP or QMHP in reference to staff's behavioral or other observations relating to the individual's level, dosage, and types of side effects from any prescribed medications.
  - j) A physician shall make available to service staff, professionals, family and individuals information on expected consequences, potential benefits and side effects of any prescribed medication.

## Section 115.250 Individual rights and confidentiality

To insure that the individuals' rights are protected and that all services provided to individuals comply with the law, agencies licensed to certify CILA's shall ensure that:

- a) The rights of individuals shall be protected in accordance with Chapter 2 of the Code (Ill. Rev. Stat. 1987, ch. 91½, par. 2-100 et seq.) except that the use of seclusion shall not be permitted.
- b) The right of individuals to confidentiality shall be governed by the Act (Ill. Rev. Stat. 1987, ch. 91½, par. 801 et. seq.).
- c) Staff shall inform individuals entering a CILA program of their rights in accordance with subsections (a) and (b) above and of their right to contact the Guardianship and Advocacy Commission. Staff shall offer assistance to individual's in contacting this Commission.



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- d) Staff advisement of the individual's rights and justification for any restriction of individual rights shall be documented in the individual's record.
- e) Individuals or guardians shall be permitted to present grievances and to appeal adverse decisions up to and including the authorized agency representative.
- f) Individuals or guardians shall be permitted to purchase and use the services of private physicians and other mental health and developmental disabilities professionals of their choice, which shall be documented in the services plan.
- g) Individuals shall not be denied, suspended or terminated from services or have services reduced for exercising any of their rights.

## SUBPART C: GENERAL AGENCY REQUIREMENTS

## Section 115.300 Environmental management of living arrangements

- a) For those individuals who reside with their families or in living arrangements owned or leased by the individuals living there, the licensed agency shall assist individuals in selecting, obtaining and maintaining CILA's which afford safety and basic comfort. Such assistance shall include, but is not limited to:
  - 1) Performing visual inspections;
  - 2) Purchasing safety devices, i.e., smoke detectors, door locks, when needed; and
  - 3) Advocacy with the landlord to encourage compliance with applicable codes.
- b) All living arrangements owned or leased by an agency or arrangements occupied by individuals receiving both room and board and continuous supervision through a CILA shall comply with locally adopted building codes as enforced by local authorities and the NFPA 101, Life Safety Code (National Fire Protection Association, 1988), as applicable.
- c) These living arrangements shall also meet the following additional standards:
  - 1) Walls that extend from floor to ceiling;

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 1) Each living arrangement shall have a smoke detection system which complies with The Smoke Detection Act (Ill. Rev. Stat. 1987, ch. 127½, par. 801 et seq.).
- 2) No more than eight individuals shall be served in any living arrangement.
- 3) There shall be documentation that living arrangements are annually inspected to insure safety, basic comfort and compliance with this Part.
- 4) Bath and toilet rooms
  - A) At least one bathroom shall be provided for each four individuals. A bathroom shall include a toilet, lavatory, and tub or shower.
  - B) Bathrooms shall be located and equipped to facilitate accessibility and independence. When needed by the individual, special assistance or devices shall be provided.
  - C) Bathing and toilet facilities shall provide privacy.
- 5) Bedrooms
  - A) Each single individual bedroom shall have at least 75 square feet of net floor area, not including space for closets, wardrobes, bathrooms and clearly definable entryway areas.
  - B) Each multiple bedroom shall accommodate no more than two individuals and each bedroom for two individuals shall have at least 55 square feet of net floor area per individual not including space for closets, wardrobes, bathrooms and clearly definable entryway areas.
  - C) Storage space for clothing and other personal belongings shall be provided for each individual.
  - D) Each bedroom shall have:
    - 1) Walls that extend from floor to ceiling;



## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 2) A fire-graded mattress and box spring that is suitable to the size of the individual which provides support and comfort, if beds are provided by the agency.
- 3) At least one outside window; and
- 4) Artificial light sufficient for reading.
- E) Bedrooms shall maintain a dry and comfortable environment.
- F) Traffic to and from any room shall not be through an individual's bedroom.
- 6) The agency shall ensure that:
  - A) Living arrangements shall be safe and clean within common areas and within apartments over which the agency has control.
  - B) Living arrangements shall be free from insects and rodents.
  - C) Waste and garbage shall be stored, transferred and disposed of in a manner that does not permit the transmission of diseases.
  - D) Private water systems shall comply with 77 Ill. Adm. Code 900 (Drinking Water Systems Code), and
  - E) Copies of inspections performed by local and state inspectors in regard to health, sanitation and environment shall be maintained.
- 7) The agency shall develop, implement and maintain a disaster preparedness plan which shall be reviewed annually, revised as necessary, and ensure that:
  - A) Records and reports of fire and disaster training are maintained;
  - B) A record of actions taken to correct noted deficiencies in disaster drills or inspections is maintained;

## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- C) Staff know how to react to fire, severe weather, missing persons, psychiatric and medical emergencies, poison control and deaths;
- D) Individuals know how to react to situations identified in subsection (C) above or are receiving training;
- E) Staff and individuals know the location of fire-fighting equipment, first aid kits, evacuation routes and procedures; and
- F) A telephone is available with a list stating the telephone numbers of the nearest poison control center, the police, the fire department and emergency medical personnel.
- 8) The agency shall implement procedures for evacuation which ensure that:
  - A) Evacuation drills are conducted at a frequency determined by the agency to be appropriate based on the needs and abilities of individuals served by the particular living arrangement.
  - B) Evacuation drills shall occur at least annually.
  - C) Special provisions shall be made for those individuals who cannot evacuate the building without assistance, including those with physical disabilities and individuals who are deaf and/or blind.
  - D) All personnel are trained to carry out their assigned evacuation tasks.
  - E) Inefficiency or problems identified during an evacuation drill shall result in specific corrective action.
  - F) Evacuation drills shall include actual evacuation of individuals to safe areas.
- 9) At least one approved fire extinguisher shall be available in the residence, inspected annually and recharged when necessary.



**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

- 10) First aid kits shall be available and monitored quarterly.
- Section 115.310 Geographic location of CILA's:
- Standards in reference to geographic location shall not diminish the individual's right to choose his or her living arrangement.
- a) CILA's shall be located to enable individuals to participate in and be integrated into their community or neighborhood.
  - b) The location of CILA's shall promote community integration of individuals with mental disabilities.
  - c) Each agency shall define in writing the process it uses to obtain community acceptance of CILA's.
  - d) Each agency shall establish procedures for assuring compliance with the above criteria, which may include review and comment by representatives of local governmental units, community mental health and developmental disabilities planning and service agencies, and other interested civic organizations, regarding the impact on their community areas of any living arrangements to be certified by such agency.

Section 115.320 Administrative requirements

- a) Governing body
  - 1) Each agency which is owned or operated by any corporation, association, or unit of local government shall have a governing body in which is vested authority and responsibility for the organization, management, control, and operation of the agency and all programs, services, facilities and residences it administers.
  - 2) The names and addresses of all owners or controlling parties of the agency (whether they are single persons, partnerships, corporate bodies, or subdivisions of other bodies, such as public agencies or religious, fraternal or other charitable organizations) shall be fully disclosed and provided to the Department annually. For corporations, the names and addresses of all officers, directors, and principal stockholders, either beneficial or of record, shall be disclosed.

**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

- 3) The governing body shall establish bylaws, rules and regulations subject to examination during the licensure processes which shall minimally:
    - A) Describe the method of selecting members, and the conditions which describe tenure and rotation of members;
    - B) Specify the conditions under which a conflict of interest may exist for members and establish policies and procedures to address such situations; and
    - C) Specify that the governing body shall meet at least quarterly and document in minutes of its meetings who is in attendance, issues presented and actions taken, including a review of the reports of licensure surveys.
  - 4) The governing body shall include persons who have no direct or indirect financial interest in the agency and who reside in the geographic area served by the agency and include representatives of the community, consumers and consumer representatives.
  - 5) The governing body shall be presented copies of this Part which govern the operation of CILA's.
  - 6) The governing body shall be notified of the annual survey by the Department and other inspections which indicate the outcome and disposition of any findings resulting from a survey.
- b) Advisory board
- 1) Each agency which is owned or operated by a sole proprietor or partnership shall appoint and maintain an advisory board whose members shall be persons who have no direct or indirect financial interest in the agency and who reside in the geographic area served by the agency and include representatives of the community, consumers and consumer representatives.
  - 2) The advisory board shall ensure that each agency which is owned or operated by a sole proprietor or partnership shall have a charter, mission statement and goals and objectives.



## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

## c) Authorized agency representative

The agency shall appoint an authorized agency representative whose qualifications and duties are defined in writing and which include authority for administration and management, and whose performance shall be reviewed and documented annually.

## d) Agency policy requirements

- 1) The agency shall have written policies which shall be reviewed and revised by the governing body or advisory board at least annually and shall describe:

- A) Goals and objectives reflecting annual and long-range plans;
- B) The services provided in response to individual and community needs;
- C) The population served, including age groups, disability and geographic service area;
- D) The hours and days of operation;
- E) The methods used to carry out initial screening and assessment of individuals;
- F) A description of processes used for development of the individual integrated services plan; and
- G) Procedures for handling emergencies and disasters.

- 2) Agency policy shall ensure the availability of professional, administrative and support staff to assess and address the needs of individuals. This includes personnel and consultants who can communicate, either verbally or non-verbally, with individuals.

- 3) Agency policy shall ensure that Department-authorized consumer interest groups shall be permitted to visit agencies and living arrangements owned or leased by an agency which are operated as CILA's.

## e) Personnel requirements

## ILLINOIS REGISTER

15214  
89DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 1) Agencies shall not discriminate in the hiring or employment of staff on the basis of race, color, age, national origin, sex, religion, or handicap.
  - 2) Personnel policies and procedures shall be set forth in writing and shall be available for review.
  - 3) The agency shall have written job descriptions or contractual agreements for every position, including consultant and direct-service volunteer positions, which list the job title, duties and responsibilities, minimum experience and educational requirements, immediate supervisor and subordinates.
  - 4) Professional mental health and developmental disabilities staff, such as psychologist, social workers, psychiatrists, nurses, special educators, rehabilitation counselors and alcoholism counselors shall be licensed, registered or certified by the State.
  - 5) When paraprofessional or untrained staff are used in direct services, they shall be supervised in provision of services by professional staff.
  - 6) A pay plan including the salary range for all position titles in use shall be available.
- f) Staff and volunteer training
- 1) Training for direct-service staff shall include but not be limited to, the following areas:
    - A) Cardiopulmonary resuscitation (CPR), Heimlich maneuver and first aid;
    - B) Concepts of treatment, habilitation and rehabilitation including behavior management, normalization, age appropriateness and psycho-social rehabilitation depending on the needs of the individuals served or to be served;
    - C) Safety, fire, and disaster procedures;
    - D) Abuse, neglect and unusual incident prevention, handling and reporting;



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- E) Individual rights in accordance with Chapter 2 of the Code (Ill. Rev. Stat. 1987, ch. 91½, par. 2-100 et seq.), and maintaining confidentiality in accordance with the Act (Ill. Rev. Stat. 1987, ch. 91½, par. 801 et seq.);
- F) The nature and structure of the individual integrated services plan;
- G) The type, dosage, characteristics and side effects of medications prescribed for individuals; and
- H) Screening for involuntary muscular movement, which may be indicative of tardive dyskinesia.
- 2) Direct-service staff shall receive at least 40 hours of training prior to direct involvement with individuals;
- 3) Following completion of training requirements in subsection (2) above, direct-service staff shall be provided training in the following areas of not less than 40 hours, to be completed within six months of assignment to specific individuals living in CILA's:
- A) Development and implementation of an individual integrated services plan;
  - B) Formal assessment instruments used and their role in the development of the services plan;
  - C) Documentation and record keeping requirements with reference to the services plan; and
  - D) Other training which relates specifically to the type of disability or treatment and intervention techniques being used specific to individuals living in CILA's geared toward assisting staff execute objectives contained in services plans.
- 4) Upon completion of training specified in subsection (2) and (3) above, each direct-care staff member shall participate in not less than 40 hours of training per year designed to enhance his or her ability to deliver services to individuals which promotes independence in daily living and economic self-sufficiency.

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 5) All training shall be documented in each employee's personnel record and shall be readily available for review by Department surveyors;
- 6) The agency shall implement a written training plan which describes each formal course offered to meet the requirements of this Part, the methods used to provide training, and to determine pass or fail and/or completion of any required training;
- 7) The agency shall provide a training program for volunteers prior to their working with individuals. For those volunteers providing direct service, training shall include subsections (1)(A), (1)(C), (1)(D) and (1)(E) above, and may include subsection (1)(B) as required by the agency.
- g) Quality assurance
- 1) There shall be a written quality assurance plan and ongoing activities designed to review and evaluate services to individuals, operation of programs and to resolve identified problems.
  - 2) The agency's quality assurance program shall be the basis for annually certifying to the Department that individuals are receiving appropriate community-based services consistent with their services plans, that all programs and services are supervised by the agency and comply with this Part.
  - 3) Quality assurance evaluation of an individual's community integration shall include measuring at least the following:
    - A) The amount of time spent out of the living arrangement in generic (non-disability) related activities such as church, Y.M.C.A., Y.W.C.A., education, library, clubs, shopping and amusements;
    - B) Vocational development outside the living arrangement which enables individuals to participate in the work force such as using skills, riding a bus and crossing streets;
    - C) Participation in citizenship activities such as awareness of community norms, voting and volunteering in community projects;



## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- D) Participation in family activities and celebrations such as holidays, birthdays, reunions, communication (phone and mail) and vacations;
  - E) Participation or involvement in services plan development, such as voicing opinions and making choices; and
  - F) Involvement in commerce, such as managing money, comparative shopping, selecting clothes, informed selection of foods, diet and purchasing and negotiating.
- 4) The scope of quality assurance shall include reviewing semi-annually, or more frequently if problems are identified, at least the following:
- A) The interdisciplinary process and service planning;
  - B) The use of special procedures including behavior management techniques;
  - C) Unusual incidents relative to services to individuals;
  - D) Service utilization;
  - E) Individuals' records ensuring that they meet the requirements of this Part;
  - F) Subcontracted services to ensure that the needs of individuals are being met;
  - G) The status of individuals receiving service; and
  - H) Environmental reviews of living arrangements.
- 5) Quality assurance reviews and activities shall be documented and quality assurance records shall be filed separately from the records of individuals.
- h) Unusual incidents
- 1) The agency shall ensure that staff know how to address unusual incidents and shall have written policies and procedures for this which shall include but are not limited to the following:

## ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- A) Rape or sexual assault;
  - B) Abuse or neglect;
  - C) Death;
  - D) Serious injury;
  - E) Assault;
  - F) Missing persons;
  - G) Theft; and
  - H) Criminal conduct.
- 2) Within 24 hours the agency shall report any incident which is subject to the Criminal Code of 1961 (Ill. Rev. Stat. 1987, ch. 38, par. 1-1 et seq.) to the local law enforcement agencies.
- 3) The agency shall report instances of abuse or neglect against individuals in programs which are licensed by the Department to the Department of Public Health as required by the Abused and Neglected Residents of Long Term Care Facilities Reporting Act (Ill. Rev. Stat. 1987, ch. 111, par. 4161 et seq.). Either the Department of State Police or the Department's Office of Inspector General shall investigate all incidents of abuse or neglect reported to the Department of Public Health.
- i) Individuals' records
- 1) The agency shall ensure the confidentiality of individuals' records in accordance with the Act (Ill. Rev. Stat., 1987, ch. 91, par. 301 et seq.) and shall ensure safekeeping of all records against loss or destruction.
  - 2) The agency shall maintain a chronological record for each individual. Records shall be located at a site designated by the agency that is accessible and convenient to staff contributing to the services plan.



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- A) Each entry shall be legible, dated and authenticated by the signature and title of the person making the entry.
- B) Corrections shall be initialed and made in such a way as to leave the original incorrect entry legible.
- C) When symbols or abbreviations are used, the agency shall provide a legend to explain them which shall be standardized throughout the agency.

- 3) On an individual's entry into the agency, the following information shall be obtained, recorded and updated as necessary:

- A) Identifying information including name, date of birth, sex, race, social security number and legal status;
- B) The name, address and telephone number of the legal guardian or the person to be notified in case of an emergency;
- C) The language spoken or understood by the individual including, in the case of a hearing impaired or non-verbal individual, the individual's preferred mode of communication, e.g., American sign language, signed English, aural, oral or tactile communications device;
- D) Prescribed medications, allergies to foods, medications and other substances;
- E) Physical and dental examinations, and medical history;
- F) Consent to receive emergency medical services; and
- G) Copies of the authorization for release of information.

- 4) The following shall be entered in the individual's record during the period of service:

- A) Prior service history;
- B) Initial assessment and services plan, final assessment and services plan;

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- C) Documentation of approval to use and the results of special procedures such as time-out, restraint and aversive procedures; and
  - D) Progress notes, which shall be entered chronologically and at least monthly, documenting the individual's involvement in and response to the services plan.
- j) Financial and operational requirements

Agencies licensed to provide CILA's shall comply with 59 Ill. Adm. Code 103 (Grants).

## SUBPART D: LICENSURE REQUIREMENTS

## Section 115.400 Applicability

This Part shall apply to all public or private agencies, associations, sole proprietorships, partnerships, corporations or organizations which certify CILA's and are, therefore, subject to Department licensure.

## Section 115.410 Issuing a license and period of licensure

- a) The Department shall issue a license after receipt of a completed application, including signature and date, and verification of the agency's compliance with this Part.
  - b) The Department shall conduct site visits of licensed agencies and their certified programs and services. The Department shall inspect the records or premises, or both, as it deems appropriate for the purpose of determining compliance with the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1988 Supp., ch. 91½, par. 1701 et seq.), the Code (Ill. Rev. Stat. 1987, ch. 91½, par. 1-100 et seq.), the Act (Ill. Rev. Stat. 1987, ch. 91½, par. 801 et seq.), and this Part.
- 1) The Department shall conduct site visits to determine compliance at the time of initial licensure, license renewal, and at least annually.
  - 2) Determination of compliance with the service requirements contained in Subpart B shall be based on a survey centered on the individual which samples services being provided.



**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

3) Determination of compliance with the general agency requirements contained in Subpart C shall be based on a review of agency records and observation of individuals and staff.

c) Upon application to the Department, the Department may issue a temporary permit to an applicant for a six-month period to allow the holder of such permit reasonable time to become eligible for a license.

d) If an agency requests a waiver of any standard in this Part, the agency shall present to the Department a written plan to comply with the required standard including a timetable for compliance, when possible. If compliance is not possible, the agency shall submit its rationale for the waiver request. Waivers shall be granted solely at the Department's discretion. Standards shall not be waived in situations that pose a threat to the health and safety of individuals.

e) If an agency requests an equivalency for any standard in this Part, the agency shall present to the Department a written description of the equivalency containing specific reference as to how the equivalency meets the standard. An equivalency shall be granted solely at the Department's discretion and shall not be granted in situations that pose a threat to the health and safety of individuals.

f) A license shall be valid for three years unless revoked in accordance with Section 4(e) of the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1988 Supp., ch. 91½, par. 1704(e)).

**Section 115.420 License application**

a) Forms

1) Agencies shall obtain application forms to operate CILA's under this Part by writing to: Department of Mental Health and Developmental Disabilities, 100 West Randolph Street, Suite 6-400, Chicago, IL 60601, Attention: Bureau of Certification and Licensure.

2) The authorized agency representative shall sign and date the application forms.

**DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES**

**NOTICE OF PROPOSED RULES**

b) Fees

The Department may charge a licensure fee up to \$200 as provided by Section 4(d) of the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1988, Supp., ch. 91½, par. 1704(d)).

c) Renewal

1) On Department notification, each licensed agency shall submit a signed and dated renewal application at least 120 days prior to expiration of the license.

2) Agencies in substantial compliance with this Part shall be relicensed for an additional three-year period.

3) If the Department does not approve an application for license renewal, it shall notify the applicant in writing 30 days prior to the expiration of the license.

4) Notice of the Department's decision not to renew a license shall include a clear and concise statement of the reason on which the determination is based and notice of the opportunity for a hearing.

**Section 115.430 Application acceptance and verification**

a) Applications for licensure or licensure renewal shall be deemed received by the Department on the postmarked date.

b) The Department shall notify an agency of any error or omission made in the submission of an application for licensure within 30 days. If the agency fails to respond to the notice within 30 days, the Department shall terminate the application process and notify the agency within 30 days.

c) The Department shall either approve or disapprove the application within 60 days of its receipt.

d) The Department may verify information supplied in licensure applications.

**Section 115.440 Non-transferability of license**

a) A license is not assignable or transferable.



DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- b) Change in ownership, or discontinuation of operations causes the license to be void.
- c) License documents and all copies shall remain Department property and shall be returned by the agency within 10 days after notifying the Department of a change in ownership, or if the license is revoked or modified.

## Section 115.450 Cessation of operations

- a) If, at any time, an agency determines that it will terminate operation as a licensed CILA agency, it shall notify the Department of its decision at least 60 days prior to the date of termination.
- b) Said notice shall be given to the Department, to service providers working with all affected individuals, to any individual who must be transferred or discharged, to the individual's guardian and to a member of the individual's family, when applicable.
- c) The notice shall state the proposed date for cessation of the CILA and the reason.
- d) The agency shall assist individuals in securing alternative services and shall advise individuals on available alternatives.
- e) The Department and agency shall be responsible for the care of individuals prior to and following cessation of operation at a licensed CILA agency.

## Section 115.460 License revocation

- a) The Department may revoke a license at any time if the agency:
- 1) Fails to comply with the service requirements identified in Subpart B;
  - 2) Fails to comply with the general agency requirements identified in Subpart C;
  - 3) Fails to submit a plan of correction acceptable to the Department for any violations identified as a result of an on-site survey by the Department within 30 days of receipt of the notice of violation.

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

## NOTICE OF PROPOSED RULES

- 4) Submits false information either on Department forms, required certifications, plan(s) of correction or during an on-site inspection;
- 5) Refuses to permit or participate in a scheduled or unscheduled survey; or
- 6) Willfully violates any rights of individuals being served as identified in Chapter 2 of the Code (Ill. Rev. Stat., 1967, ch. 91½, par. 2-100 et seq.) or Section 115.250.

b) The Department may refuse to license or relicense an agency or deny or revoke a license if the owner and/or authorized agency representative or licensee has been convicted of a felony, or a misdemeanor involving moral turpitude, as shown by a certified copy of the court of conviction.

c) If the Department determines that a situation exists in a living arrangement which subjects individuals to imminent risk of mental, physical or psychological harm, and which is not or can not be corrected, it shall immediately issue an order for closure of the affected CILA and plan for the immediate removal of all individuals and/or revoke the license of the agency. The affected living arrangement shall not operate and shall not receive funding from the Department during the period of any appeal process.

d) If an agency contests the Department's decision regarding licensure pursuant to subsections (a), (b) or (c) above, it can request a hearing pursuant to Section 115.470, by providing written notice. The Department shall notify the agency of the time and place of the hearing not less than 14 days prior to the hearing date.

e) If the agency does not provide written notice, the Department shall deny or revoke the license.

## Section 115.470 Hearings

- a) A license may not be denied, suspended or revoked unless the agency is given written notice of the grounds for the Department's action. Except when revocation of a license is based on imminent risk as described in Section 115.460, the agency program may operate and receive reimbursement for services during the period preceding the hearing, until such time as a final decision is made.



ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND  
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED RULES

- 1) The agency may appeal the Department's proposed action within 15 days after receipt of the Department's written notice by making a written request to the Director for a hearing.
- 2) Notice of the time, place, and nature of the hearing shall be given to the agency not less than 14 days prior to the date of the hearing.
- 3) The hearing shall proceed, and the notice shall be delivered, in accordance with Section 10 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1010).
- 4) The Director may appoint a hearing examiner to preside at the administrative hearing.
- b) If the agency does not submit a request for a hearing or, if after conducting the hearing, the Department determines that the license should be denied or revoked, the Department shall issue an order to that effect.
- c) If the Department's order is to deny or revoke the license, it shall specify that the order takes effect upon receipt by the agency, and that living arrangements shall not operate during the pendency of any proceeding for judicial review of the Department's decision, except under court order.

ILLINOIS REGISTER

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: An Act in Relation to Oil, Gas and Other Surface and Underground Resources

- 2) Code Citation: 62 Ill. Adm. Code 240

- 3) Section Number: Proposed Action

240.10	Amendment
240.20	Repeal
240.30	Repeal
240.40	Repeal
240.50	Repeal
240.60	Repeal
240.70	Repeal
240.80	Repeal
240.90	Repeal
240.100	Repeal
240.110	Repeal
240.120	Repeal
240.140	New Section
240.150	New Section
240.160	New Section
240.170	New Section
240.180	New Section
240.190	New Section
240.195	New Section
240.230	Amendment

- 4) Statutory Authority:

The Illinois Oil and Gas Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5401.01 et seq.).

- 5) A Complete Description of the Subjects and Issues Involved:

Amendments to the Illinois Oil and Gas Act, effective January 1, 1989, established a short title for this statute and served to transfer certain rights, powers and duties from the Mining Board to the Illinois Department of Mines and Minerals (Department). Amendments to the Illinois Oil and Gas Act, effective January 1, 1990, established a comprehensive administrative enforcement process relating to all production and injection/disposal wells regulated by the Department and expands the number of wells and test holes subject to permitting fees assessed by the Department. The proposed amendments to Part 240 discussed below respond to these changes in the Illinois Oil and Gas Act as well as attempt to improve the clarity of the Department's rules:



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

Section 240.10 sets forth the definitions used in Part 240 of the Department's rules. The proposed amendments to Section 240.10 implement the changes to these definitions mandated by amendments to the Illinois Oil and Gas Act as well as attempt to improve the clarity of the Department's rules.

Sections 240.20 through 240.120 articulate requirements set forth, explicitly or implicitly, in the Illinois Oil And Gas Act. The Department proposes to repeal these redundant rules.

Proposed new Section 240.140 outlines the procedures for identifying violations of the Illinois Oil and Gas Act that do not require formal action by inspectors or other authorized employees or agents of the Department.

Proposed new Section 240.150 outlines the grounds for the issuance of notices of violation by inspectors or other authorized employees or agents of the Department. Notices of violation are issued to operators that fail to comply with the Illinois Oil and Gas Act and its implementing regulations. Section 240.150 also outlines the contents of such notices of violation.

Proposed new Section 240.160 sets forth the administrative process occurring after the issuance of a notice of violation. This process, culminating in the issuance of the Director's decision, provides a procedural framework for modifying the notice of violation to include an array of additional remedies, including the imposition of civil penalties.

Proposed new Section 240.170 outlines the process for the issuance of cessation orders in the event that a notice of violation is not abated or if the Department determines the existence of an imminent danger situation requiring the cessation of oil production and/or underground injection.

Proposed new Section 240.180 sets forth the Department's hearing procedures for contesting a Director's decision or a cessation order.

Proposed new Section 240.190 outlines the Department's procedures for granting temporary relief to an operator from a cessation order issued under proposed new Section 240.170.

Proposed new Section 240.195 outlines the Department's procedures for issuing subpoenas during the course of hearings initiated in accordance the Illinois Oil and Gas Act.

Section 240.230 sets forth the requirements for geological or structural test hole permits. The proposed amendments to Section

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

240.230 implement the changes to these regulations mandated by the amendments to the Illinois Oil and Gas Act effective January 1, 1990 by identifying the test holes or wells subject to a Department permit fee.

6) Will this proposed amendment replace an emergency rule currently in effect?

No.

7) Does this rulemaking contain an automatic repeal date? Yes X No

If "Yes," please specify the date: \_\_\_\_\_

8) Does this proposed amendment contain incorporations by reference?

No.

9) Are there any other proposed amendments pending on this Part?

No.

Section Numbers Proposed Action Illinois Register Citation

10) Statement of Statewide Policy Objectives:

The proposed amendments will have no impact on local units of government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Written comments regarding this proposal should be sent to:

John Lynch, General Counsel  
Illinois Department of Mines and Minerals  
300 West Jefferson Street, Suite 300  
P. O. Box 10137  
Springfield, Illinois 62791-0137

Commenters must provide a name and address. Comments must be directed to a specific subsection and must be made on a separate sheet of 8 1/2 x 11 inch paper.

Comments may include data, views, arguments or any documents relevant to the proposals noted above in the Description of Subjects and Issues Involved. All comments are due at the above address no later than 5:00 p.m. on November 17, 1989. Comments received thereafter will not



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

be considered in this rulemaking.

The Department will hold public hearings on the proposed rulemaking on October 16, 1989, at 9:00 a.m., at the Ramada Inn, 222 Potomac Blvd., Mt. Vernon, Illinois and on October 17, 1989, at 9:00 a.m., at the Stratton Office Building, 400 South Spring, Room A-1, Springfield, Illinois. Representatives of small businesses are encouraged to comment about the impact of the proposed rulemaking at this public hearing.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 19, 1989.
- B) Types of small businesses affected: All production and injection well operators employing less than fifty people and having less than four million dollars in annual sales.
- C) Reporting, bookkeeping or other procedures required for compliance: Small businesses will be required to respond to the notices of violation and cessation orders issued pursuant to these proposed amendments in a timely manner to avoid waiving their rights to contest alleged violations of the Illinois Oil and Gas Act. In addition, small businesses may be assessed civil penalties for violations of the Illinois Oil and Gas Act observed on the sites of their operations. Finally, small businesses will be required to pay permit fees for additional kinds of test holes and wells under the Department's jurisdiction.
- D) Types of professional skills necessary for compliance: none.

The full text of the Proposed Amendments begins on the next page:

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

## TITLE 62: MINING

## CHAPTER I: DEPARTMENT OF MINES AND MINERALS

## PART 240

AN ACT IN RELATION TO OIL, GAS AND OTHER  
SURFACE AND UNDERGROUND RESOURCES

## SUBPART A: GENERAL PROVISIONS

Section	
240.10	Definitions
240.20	Prevention of Waste (Repealed)
240.30	Jurisdiction (Repealed)
240.40	Enforcement of Act (Repealed)
240.50	Delegation of Authority (Repealed)
240.60	Right of Inspection (Repealed)
240.70	Right of Access (Repealed)
240.80	Sworn Statements (Repealed)
240.90	Additional Reports (Repealed)
240.100	When Rules Become Effective (Repealed)
240.110	Notice of Rules (Repealed)
240.120	Forms (Repealed)
240.130	Hearings--Notices
240.140	Violations Not Requiring Formal Action
240.150	Notice of Violation
240.160	Director's Decision
240.170	Cessation Order
240.180	Enforcement Hearings
240.190	Temporary Relief
240.195	Subpoenas

SUBPART B: PERMITS AND PROCEDURES FOR UNDERGROUND  
INJECTION CONTROL

Section	
240.210	General Provisions
240.220	Application for Permit to Drill, Deepen or Convert Well
240.230	Application for Permit for Geological or Structural Test Hole
240.240	Permits for Salt Water Disposal or for Gas, Air, Water, or other Liquid Input Wells
240.250	Permit Requirements in Mine Areas
240.255	Underground Injection and Disposal
240.260	Application for Approval of Enhanced Recovery Projects
240.270	Application for Approval of Enhanced Recovery Injection and Disposal Operations
240.280	Operating Requirements for Enhanced Recovery Injection and Disposal Wells



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

240.290 Monitoring and Reporting Requirements for Enhanced Recovery  
Injection and Disposal Wells  
240.295 Duration of Underground Injection Well Orders

## SUBPART C: BONDS

Section  
240.310 When Bonds Required--Amount  
240.320 Kind of Bond--Execution  
240.330 Bond of Manager  
240.340 Bond Form--Approval  
240.350 Surety May Cancel Bond  
240.360 Mining Board May Cancel Bond  
240.370 Casing Puller's Bond

## SUBPART D: SPACING OF WELLS

Section  
240.410 General Spacing Rules  
240.420 Secondary Recovery  
240.430 Nonconforming Wells to be Plugged

## SUBPART E: FILING OF LOGS AND WELL INFORMATION

Section  
240.510 Return of Completion Core  
240.520 Well Log to be Filed  
240.530 Contents of Well Log  
240.540 Collection of Drill Cuttings

## SUBPART F: IDENTIFICATION OF LEASES AND TRANSFER OF MANAGEMENT

Section  
240.610 Lease and Well Identification  
240.620 Transfer of Management

## SUBPART G: WASTE PROHIBITED

Section  
240.710 Avoidable Waste of Gas  
240.720 Escape of Unburned Gas Prohibited  
240.730 Burn-Off Pits  
240.740 Lease Tank Reservoirs  
240.750 Fire Hazards at Well Locations

## SUBPART H: PROTECTION OF WORKABLE COAL BEDS

Section

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

240.805 Introduction  
240.810 Workable Coal Beds Defined  
240.820 Mining Board may Determine Presence of Coal Seams  
240.830 Well Locations Prohibited  
240.840 Notice to Mining Board  
240.850 Casing and Protective Work  
240.860 Operational Requirements Over Active Mine

## SUBPART I: AVOIDANCE OF FRESH WATER POLLUTION AND DISPOSAL OF SALT WATER OR OTHER LIQUIDS TO PREVENT WASTE AS DEFINED IN THE ACT

Section  
240.905 Introduction  
240.910 Disposal in Underground Stratum  
240.920 Disposal in Earthen Pits  
240.930 Pipes to be Kept in Repair  
240.940 Slush and Mud Pits  
240.950 Rotary Drilling Procedure  
240.960 Cable Tool Drilling Rules  
240.970 Mining Board Supervision  
240.980 Yearly Inspection--of Pits--Revocation of Permits--Orders for Corrective Action and Other Disposal

## SUBPART J: VACUUM

Section  
240.1005 Requirements for Use of Vacuum Pumps  
240.1010 Application for Use of Vacuum  
240.1020 Notice and Hearing on Application  
240.1030 Mining Board Authority

## SUBPART K: PLUGGING OF WELLS

Section  
240.1105 Plugging of Non-Productive Wells  
240.1110 Mining Board Supervision  
240.1120 When Well to be Plugged  
240.1130 Prior Notice to Mining Board Representatives  
240.1140 Owner to Furnish Well Log  
240.1150 Plugging Methods and Procedures  
240.1160 Converting to Water Well  
240.1170 Restoration of Surface  
240.1180 Extension of Time to Plug Well  
240.1190 Filing Plugging Affidavit

## SUBPART L: VALIDITY OF RULES



DEPARTMENT OF MINES AND MINERALS  
NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF MINES AND MINERALS  
NOTICE OF PROPOSED AMENDMENTS

Section  
240.1200 Severability

SUBPART M: OIL FIELD BRINE HAULING

Section  
240.1310 Authority, Policy and Purpose

240.1320 Definitions  
240.1330 Oil Field Brine Haulers Permit  
40.1340 Applications for Brine Hauling Permit Shall Include the Following:  
240.1350 Applications for Oil Field Brine Hauling Permits--Signatures and Authorization

240.1360 Oil Field Brine Hauling Permit Conditions

240.1370 Inspection of Vehicles

240.1380 Transfer of Permits

240.1385 Revocation of Oil Field Brine Hauling Permit

240.1390 Records and Reporting Requirements

240.1395 Bonds--Blanket Surety Bond

AUTHORITY: Implementing and authorized by Sections 6 and 8a of "An Act in relation to oil, gas, coal and other surface and underground resources and to repeat an Act herein named" "the Illinois Oil and Gas Act" (Ill. Rev. Stat. 1985, ch. 96 1/2, pars. 5409 and 5413).

SOURCE: Adopted November 7, 1951; emergency amendment at 6 Ill. Reg. 903, effective January 15, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 5542, effective April 19, 1982; codified at 8 Ill. Reg. 2475; amended at 11 Ill. Reg. 2818, effective January 27, 1987; amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990.

SUBPART A: GENERAL PROVISIONS

Section 240.10 Definitions

"The Act"--When used herein shall refer to and mean the provisions of "An Act in relation to oil, gas, coal and other surface and underground resources and to repeat an Act herein named" the Illinois Oil and Gas Act (Ill. Rev. Stat. 1981, ch. 96 1/2, pars. 5401 et seq.) of the General Assembly of the State of Illinois; as amended.

"Annular injection/disposal well"--means a well constructed or operated without adequate tubing and packer.

"Cement"--As used herein shall mean Portland or "neat" cement.

"Class II UIC well"-- means a well into which fluids are injected:

a) Which are brought to the surface in connection with conventional oil or natural gas production and may be commingled with wastewaters from gas plants which are an integral part of production operations unless those waters are classified as a hazardous waste at the time of injection;

b) For enhanced recovery of oil or natural gas; and

c) For storage of hydrocarbons which are liquid at standard temperature and pressure.

"Convert"--Shall mean to change an oil or gas producing well, or a temporarily abandoned well to a well for injection of gas, air, water or other liquids, or any combination thereof, or to change an injection well to an oil or gas producing well.

"Department"--means the Department of Mines and Minerals of the State of Illinois.

"Development"--Shall mean any work or operation on or appurtenant to the oil and gas leasehold premises, which actively looks toward the drilling of wells for oil or gas, or the discovery of or bringing in production.

"Directional Drilling"--Shall mean the controlled directional drilling when the bottom of the well bore is directed away from the vertical position.

"Disposal Well"--means a well into which injects--for purposes other than enhanced recovery--those fluids brought to the surface in connection with oil or natural gas production are injected for purposes other than enhanced recovery.

"Drilling Unit"--Shall mean the surface area allocated by an order or regulation of the Mining Board to the drilling of a single well for the production of oil or gas from an individual pool.

"Enhanced Recovery Injection Well"--means a well into which injects fluids are injected to increase the recovery of hydrocarbons.

"Fresh Water"--Shall mean surface and subsurface water in its natural state useful for drinking water for human consumption, domestic livestock, irrigation, industrial,



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

municipal and recreational purposes, and which will support aquatic life and contains less than 10,000 mg/liter total dissolved solids and/or less than 5,000 ppm chlorides.

"Lease Tank"--Shall mean the tank or other receptacle into which oil is produced either directly from a well or from a well through a gas separator, gun barrel or similar equipment.

"Log"--Shall mean the systematic detailed written record correctly describing the strata and formations progressively encountered in the drilling of a well for oil or gas, including water, oil and gas formations or other underground resources, with such additional data as is usually recorded in the normal procedure of a drilling, including electric surveying or logging.

"Mining--Board-Representative"--When--used--herein--shall--mean any employee of the Department of Mines and Minerals of the State of Illinois--who--is--qualified--by--training--and experience--and--is--authorized--by--the--Director--in--writing--to perform--in--his--stead--the--powers--and--duties--set--forth--in--the aforementioned--Act--which--do--not--require--the--exercise--of administrative--discretion--or--that--may--be--prescribed--by--the Rules--or--Orders--of--the--Mining--Board--adopted--or--promulgated pursuant--thereto:

"Mud-Laden Fluid"--Shall mean any approved mixture of water and clay or other suitable material as the term is commonly used in the industry which will effectively seal the formation to which it is applied.

"Oil String"--Shall mean that string of casing placed in a well and used for the purpose of segregating the horizon or formation from which production is obtained and affording a means of bringing the oil or gas from such productive horizon or formation to the surface.

"Pattern Flood"--Shall mean a definite geometric arrangement of the input wells and the producing oil wells with a constant distance between the input and oil wells for any definite pattern.

"Permit"--means the Department's written authorization allowing a well or test hole to be drilled, deepened, converted and/or operated.

"Permittee"--means the person or entity holding the permit and

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

listed on the bond as principal.

"Plug or Plugging"--Shall mean the abandoning of a producing, nonproductive or nonoperative well; or the stopping of the flow of oil, gas, or water in a well in accordance with Subpart K of these rules.

"Pollution"--For the purpose of these rules, pollution shall mean the movement of fluid into an underground source of drinking water so as to create a significant risk to the health of persons.

"Repressure"--Shall mean to increase the reservoir pressure by the introduction of gas, air or water or other fluid into the reservoir.

"Rotary Drilling"--Shall mean the hydraulic process of drilling a well for oil or gas as such method is commonly used in the industry.

"Secondary Recovery"--Shall mean the recovery obtained by any method whereby oil and gas is produced by augmenting the natural reservoir energy.

"Shooting"--Shall mean the exploding of nitroglycerin or other high explosives in a well hole for the purpose of discovering or increasing the production of oil or gas therefrom or in perforating or parting the pipe therein.

"Special Mud Materials"--Shall mean weighing material such as barium sulphate sulfate, bentonitic clays, salt-resistant clays, filtration reduction agents and fibrous materials.

"Storage Well"--A well used to inject for storage purposes hydrocarbons which are liquid at standard temperature and pressure.

"Undeveloped Limits of a Mine"--The undeveloped limits of a mine are that portion of a mine where the entries have not been driven to the boundaries of the mine property.

"Vacuum"--Shall mean pressure which is reduced below the pressure of the atmosphere.

"Waste Liquids"--Shall mean oil field brines, cut oil, bottom sediments, concentrated sulphur water and acid waters.

"Well"--Shall mean any well drilled for the purpose of



DEPARTMENT OF MINES AND MINERALS  
NOTICE OF PROPOSED AMENDMENTS

discovering oil or gas, or for any other purpose in connection with the exploration and production of the same including gas, air and water input wells.

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.20 Prevention of Waste

All-owners,--managers,--contractors,--drillers,--service-companies,--pipe putting--and--savage-contractors--or--other--persons--drilling,--casing--or plugging--oil--or--gas--wells--in--this--State--shall--at--all--times--conduct--their operations,--and--drill,--case,--plug--and--abandon--the--same--in--the--manner--set forth--by--the--Act--or--as--hereinafter--provided,--so--as--to--prevent--waste--or--the escape--of--oil--or--gas--out--of--one--stratum--to--another,--prevent--the--intrusion of--water--into--oil,--gas,--or--coal--strata,--and--prevent--the--pollution--of--fresh water--supplies--by--oil,--gas,--salt--water,--or--sulphur--bearing--water.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.30 Jurisdiction

As--provided--in--the--Act,--the--Mining--Board--shall--have--jurisdiction--and authority--over--all--persons--and--property--necessary--to--enforce--effectively the--provisions--of--the--Act.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.40 Enforcement of Act

The--Mining--Board--of--the--Department--of--Mines--and--Minerals--of--the--State--of Illinois--being--charged--with--the--duty--of--enforcing--the--provisions--of--the Act--and--all--valid--Rules--and--Orders--adopted--and--promulgated--pursuant thereto,--may--enforce--or--cause--same--to--be--enforced--by--action--initiated--by the--Oil--and--Gas--Division--of--the--Department--of--Mines--and--Minerals.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.50 Delegation of Authority

The--Mining--Board--may--authorize--in--writing--any--employee--of--the--Department therein--designated--Mining--Board--Representative--qualified--by--training--and experience,--to--perform--in--his--stead--the--powers--and--duties--set--forth--in--the Act,--which--do--not--require--the--exercise--of--administrative--discretion,--or that--may--be--prescribed--by--the--Rules--or--Orders--of--the--Mining--Board--adopted and--promulgated--pursuant--thereto.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.60 Right of Inspection

Any--authorized--Mining--Board--Representative--shall--have--the--right--at--all times--to--go--upon--and--inspect--any--oil--and--gas--leasehold--premises--or--property where--drilling--operations--are--or--have--been--conducted,--or--from--which--oil--or

DEPARTMENT OF MINES AND MINERALS  
NOTICE OF PROPOSED AMENDMENTS

gas--is--being--produced,--for--the--purpose--of--making--any--investigation--or--tests to--ascertain--whether--the--provisions--of--the--Act--or--the--Rules--or--Orders--of the--Mining--Board--are--being--complied--with,--and--shall--make--due--and--timely report--of--any--violation--thereof.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.70 Right of Access

Any--authorized--Mining--Board--Representative--shall--have--access--to--all--well records--wherever--located.---All--persons--having--the--custody--or--jurisdiction of--the--same--shall--permit--the--authorized--Mining--Board--Representative--to--come upon--any--leasehold--or--other--premises--or--property--operated--or--controlled--by them--and--have--access--at--all--times--to,--and--inspect--records--pertaining--to--the drilling,--completion,--operation--or--plugging--of--any--well--drilled--in--this State,--provided--always--that--any--information--so--obtained--shall--be--considered confidential--and--reported--to,--and--only--to--the--Oil--and--Gas--Division--in--the Department--of--Mines--and--Minerals,--except--that,--any--information--so--obtained may--be--presented--as--evidence--in--any--proceeding--concerned--with--any--alleged violation--of--the--Act--or--any--valid--Rule--or--Order--adopted--or--promulgated pursuant--thereto.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.80 Sworn Statements

The--Mining--Board--shall--require--sworn--statements--or--affidavits--when--it--is deemed--to--be--expedient--or--necessary--to--effectuate--the--provisions--of--the Act.---When--such--sworn--statements--or--affidavits--are--required--the--same--shall be--sworn--to--before--an--officer--or--person--authorized--to--administer--oaths--in the--state--where--oath--is--taken.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.90 Additional Reports

When--requested--in--writing--by--the--Mining--Board,--any--oil--well--servicing company--or--other--person--or--persons--in--the--control--or--custody--thereof,--shall furnish--and--file--with--said--Division--any--reports--and--records--showing--gun perforation,--squeeze,--cementing,--shooting--or--chemical--treatment--of--any--well or--wells,--which--information--shall--also--be--considered--as--confidential, except--when--presented--as--legal--evidence--in--any--court--proceedings--concerned with--any--alleged--violation--of--the--Act--or--any--valid--Rule--or--Order--adopted--or promulgated--pursuant--thereto.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

Section 240.100 When Rules Become Effective

All--rules--herein--shall--be--in--full--force--and--effect--when--adopted--and promulgated--by--the--Mining--Board,--after--notice--and--hearing--as--provided--by the--aforementioned--Act,--except--as--the--same--way--hereafter--be--amended;



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

modified, altered or enlarged in the same manner by the Mining Board:

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_, 1990)

Section 240.110 Notice of Rules  
When the Mining Board issues any order under its Rules, or under the Act, and mails a copy of the same by registered mail to the owner or manager concerned, with return receipt requested, it shall constitute legal notice of any such order of the Mining Board.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_, 1990)

Section 240.120 Forms  
The Oil and Gas Division of the Department of Mines and Minerals shall prescribe and prepare all forms required under the Rules herein and, when requested, shall furnish requisite copies of either thereof to any interested person requiring use of the same.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_, 1990)

## Section 240.140 Violations Not Requiring Formal Action

a) When an inspector or other authorized employee or agent of the Department determines that any permittee is in violation of any requirement of this Act or the rules adopted hereunder or any permit condition, and the inspector or other authorized employee or agent also finds:

- 1) that the violation was not caused by the operator's lack of due care;
- 2) that any action necessary to abate the violation was commenced immediately and was or will be completed within a specified date certain not to exceed 30 days; and
- 3) that the violation has not caused and cannot reasonably be expected to cause significant environmental harm or damage to property;

the violation shall be noted on an inspection report without the need for the issuance of a notice of violation pursuant to Section 240.150. The inspection report shall indicate the nature and circumstances of the violation, and the time within which and the means by which the violation is to be abated. A copy of the inspection report shall be delivered to the operator or his representative at the time it is prepared, and the original shall be forwarded to the Director or his designee.

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

b) If, following investigation, the Director or his designee determines that the findings were incorrect or that abatement was not completed as specified in the inspection report, the Director or his designee shall issue a notice of violation in accordance with Section 240.150 and/or a cessation order in accordance with Section 240.170.

c) The provisions of this Section shall not apply to the following violations:

- 1) Drilling or operating a well without a permit;
- 2) Operating an annular injection/disposal well; and
- 3) Failing to maintain sufficient performance bond in force for the wells under permit.

(Source: Added at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_, 1990)

## Section 240.150 Notice of Violation

a) When an inspector or other authorized employee or agent of the Department determines that any permittee, or any person engaged in conduct or activities required to be permitted under the Act is in violation of any requirement of this Act or the rules adopted hereunder or any permit condition, a notice of violation shall be completed and delivered to the Director of the Department or his designee, except as provided by Section 240.140.

b) The notice of violation shall contain:

- 1) a statement regarding the nature of the violation, including a citation to the specific Section of the Department's rule or Section of the Act alleged to have been violated;
- 2) the suggested action needed to abate the violation including any appropriate remedial measures to prevent future violations such as replacement, repair, testing, and reworking a well and any appurtenances and equipment;
- 3) the time within which the violation should be abated; and
- 4) any factors known to the person completing the notice of violation in aggravation or mitigation of the fact of the violation and the existence of any factors indicating that the permit should be conditioned or modified.

c) The Director or his designee shall mail a copy of the notice of



DEPARTMENT OF MINES AND MINERALS  
NOTICE OF PROPOSED AMENDMENTS

violation to the person or permittee charged with the violation(s). The inspector or other employee or agent of the Department issuing the notice of violation shall deliver a copy of the notice to the person or permittee charged with the violation(s), if possible.

- d) The person or permittee charged with the violation(s) may provide the Department, in writing, any information in mitigation of the violation(s) on or before fourteen (14) days of the mailing of the notice of violation. Such written information may include a proposed alternative to the Department's suggested action needed to abate the violation.

(Source: Added at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)  
Section 240.160 Director's Decision.

- a) Upon receipt of a notice of violation, the Director of the Department, or his designee, shall conduct an investigation and may affirm, vacate or modify the notice of violation. In determining whether to take action in addition to remedial action necessary to abate a violation the Director shall consider the person's or permittee's history of previous violations, including violations at other locations and under other permits, the seriousness of the violation, including any irreparable harm to the environment or damage to property, the degree of culpability of the person or permittee and the existence of any additional conditions or factors in aggravation or mitigation of the violation, including information provided by the person or permittee.

- b) Modification of the notice of violation may include:

- 1) any different or additional remedial actions necessary to abate the violation, as set forth in Section 240.150(b)(2), and the time within which the violation must be abated;
- 2) the assessment of civil penalties not to exceed \$1,000.00 a day for each and every act of violation;
- 3) probationary or permanent modification or conditions on the permit which may include special monitoring or reporting requirements; and
- 4) revocation of the permit.

- c) The Director shall determine whether or not to assess civil penalties based on the factors set forth in subsection (a) above.

DEPARTMENT OF MINES AND MINERALS  
NOTICE OF PROPOSED AMENDMENTS

If a penalty is assessed by the Department, the penalty shall be computed as follows:

- 1) Administrative violations, including, but not limited to, the failure to file the reporting, permitting and bond transfer forms required by the Department, the failure to submit information required by the Department pursuant to file reviews and the failure to post lease signs, shall be assessed on an operator-specific basis. The Department may assess up to \$250.00 for an administrative violation.
- 2) Operating violations, including, but not limited to, pressure on the annulus, the failure to maintain the well and flow line in a leak-free condition, the failure to maintain lined pits, the failure to configure the wellhead for the inspection of the annulus, the failure to comply with specified permit conditions and the failure to maintain sufficient performance bond in force for the wells under permit, shall be assessed on an operator-specific basis. The Department may assess up to \$500.00 for an operating violation. Multiple incidents of the same violation at a well or lease site on the same occasion shall not be considered separate violations.
- 3) Drilling or operating a well without a permit from the Department or operating an annular injection/disposal well shall result in the assessment of up to a \$1,000.00 penalty for each and every such violation. The Department may assess the \$1,000.00 penalty for each day that these violations remained unabated.
- d) Any person who willfully or knowingly authorized, ordered, or carried out any violation cited in the Director's decision shall be subject to the same actions, including civil penalties, which may be imposed on the person or permittee under this Section.
- e) The Director or his designee shall serve the person or permittee with his decision at the conclusion of his investigation. The Director's decision shall provide that the person or permittee has the right to request a hearing in accordance with Section 240.180. The Director's decision affirming, vacating or modifying the notice of violation shall be considered served when mailed certified mail, return receipt requested, to the person or permittee at his last known address.
- f) A Director's decision not appealed in accordance with Section 240.180 within 30 days of service shall become a final administrative decision of the Department, pursuant to Section 10



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

of the Act. Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5416. The filing of a request for hearing under Section 240.180 shall not operate as a stay of the Director's decision.

- g) If the Director's decision includes the assessment of a civil penalty, and the person or permittee named in the Director's decision does not request a hearing in accordance with Section 240.180 to contest the amount of the penalty, the amount assessed shall be paid to the Department in full within 30 days of service of the Director's decision.

- h) All civil penalties assessed and paid to the Department shall be deposited in the Underground Resources Conservation Enforcement fund.

(Source: Added at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

## Section 240.170 Cessation Order.

- a) The Department may issue orders requiring the cessation of operations, including the plugging of a well, for either of the following reasons:

- 1) If, at the expiration of the period of time originally fixed in the Director's decision or in any subsequent extension of time granted by the Department, the Department finds that the violation has not been abated, it may immediately order the cessation of operations or the portions thereof relevant to the violation.

- 2) If the Department determines that any condition or practice exists, or that any person or permittee is in violation of any requirement of the Act or the rules adopted thereunder or any permit condition, which condition, practice or violation creates an imminent danger to the health or safety of the public, or an imminent danger of significant environmental harm or significant damage to property, any authorized employee or agent of the Department may order the immediate cessation of operations. Drilling or operating a well without a permit from the Department, operating an annular injection/disposal well or operating wells without maintaining a sufficient amount of performance bond in force, constitute conditions, practices or violations mandating the issuance of a cessation order under this subsection.

- b) If a responsible party cannot be readily located in the judgment of the employee or agent issuing the cessation order, the employee or agent may take any action he deems necessary to cause a

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

cessation of operations and abatement of any violation observed.

- c) The cessation order shall be served by personal delivery to the person or permittee named in the order or by mailing it certified mail, return receipt requested, to the last known address of the person or permittee as soon as is practicably possible but in no event later than 5 days after its issuance.

- d) The cessation order shall provide that the person or permittee named in the order has the right to request a hearing in accordance with Section 240.180. The cessation order shall be considered served when personally delivered to the person or permittee named in the order or when the cessation order is mailed certified mail, return receipt requested, to the person or permittee at his last known address.

- e) A cessation order issued under this Section shall continue in effect until modified, vacated, or terminated by the Department. The filing of a request for a hearing under Section 240.180 shall not operate as a stay of the cessation order. The cessation order may be stayed by the grant of temporary relief in accordance with Section 240.190.

- f) A cessation order not appealed in accordance with Section 240.180 within 30 days of service shall become a final administrative decision of the Department, pursuant to Section 10 of the Act. Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5416.

(Source: Added at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

## Section 240.180 Enforcement Hearings.

- a) A person or permittee shall have 30 days from the date of service of the Director's decision or of the cessation order to request a hearing. Except as provided in subsection (b), a person or permittee seeking to contest any Director's decision in which a civil penalty has been assessed shall submit the assessed amount to the Department together with a timely request for hearing. The assessed amount shall be held in escrow pending the outcome of the hearing. All requests for hearing shall be mailed or delivered to the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson Street, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140.

- b) If a civil penalty assessment is imposed against a corporate officer, director and/or stockholder pursuant to Section 240.160(d), such person will not be required to prepay the penalty into escrow in order to contest either the amount of the penalty



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

or the fact of the violation.

- c) Upon receipt of a request for hearing submitted in accordance with subsections (a) or (b), the Department shall provide an opportunity for a formal hearing upon not less than 5 days written notice mailed to the permittee or person submitting the hearing request. The hearing shall be conducted by the Director of the Department, or anyone designated by him for such purpose and shall be conducted in accordance with the following procedures:

- 1) A pre-hearing conference shall be scheduled within 30 days of the request for hearing:
- A) to define the factual and legal issues to be litigated at the administrative hearing;
- B) to set a date for the parties to exchange all documents they intend to introduce into evidence during the hearing, a list of all witnesses the parties intend to have testify and a summary of the testimony of each such witness;
- C) to schedule a date for the administrative hearing; and
- D) to arrive at an equitable settlement of the hearing request, if possible.

Pre-hearing conferences under this Section may be conducted via telephone conference if such procedure is acceptable to all parties to the hearing. In the event that a telephone conference is not acceptable to all parties, the pre-hearing conference shall be conducted at the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois.

- 2) If a settlement agreement is entered into at any stage of the hearing process, the person to whom the notice of violation or cessation order was issued will be deemed to have waived all right to further review of the violation or civil penalty in question, except as otherwise expressly provided for in the settlement agreement. The settlement agreement shall contain a waiver clause to this effect.

- 3) All hearings under this Section shall be conducted in accordance with Sections 10, 11, 12, 14 and 15 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 1010, 1011, 1012, 1014 and 1015). All hearings under this Section shall be conducted in the

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois. However, the Department may conduct a hearing under this Section at a site located closer than Springfield, Illinois, to the production and/or injection/disposal well identified in the Director's decision or cessation order being contested if all parties agree.

- 4) At the hearing the Department shall have the burden of proving the facts of the violation alleged in the notice of violation or cessation order at issue. The amount of any civil penalty assessed shall be presumed to be proper; however, the operator may offer evidence to rebut this presumption. The standard of proof shall be a preponderance of the evidence.

- d) The person or permittee's failure to request a hearing in accordance with subsection (a) shall constitute a waiver of all legal rights to contest the Director's decision or the cessation order, including the amount of any civil penalty assessed. Within 30 days of the close of the hearing record or expiration of the time to request a hearing, the Department shall issue a final administrative decision, pursuant to Section 10 of the Act. Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5416.

(Source: Added at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

## Section 240.190 Temporary Relief.

- a) Pending the holding of a hearing or entry of a final administrative decision relating to a cessation order issued under Section 240.170, the person or permittee affected by the Department's action may file a written request for temporary relief from the cessation order, together with a detailed statement giving reasons for granting such relief. The person or permittee shall serve the request for temporary relief within 14 days of service of the cessation order.

- b) The Department shall commence a hearing within 5 days after receipt of a timely request for temporary relief and may grant such relief, under such conditions as it may prescribe, if the person or permittee requesting temporary relief shows a substantial likelihood that the findings of the Department will be favorable to him and such relief will not adversely affect the health or safety of the public or cause significant environmental harm or significant damage to property.

- c) All hearings under this Section shall be conducted in accordance with Sections 10, 11, 12, 14 and 15 of the Illinois Administrative



## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

Procedure Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 1010, 1011, 1012, 1014 and 1015). All hearings under this Section shall be conducted in the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois.

- d) The Department shall issue a final administrative decision granting or denying temporary relief from the cessation order within 7 days of the close of the administrative record, pursuant to Section 10 of the Act. Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5416.

(Source: Added at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

## Section 240.195 Subpoenas

- a) Any party to proceedings brought under Sections 240.130, 240.180 and 240.190 of the Department's rules may apply for subpoenas to compel the attendance of witnesses and the production of relevant documents.

- b) The applicant shall submit the subpoena request to the Department's hearing officer. The subpoena request shall specifically identify the witness or relevant documents sought to be produced.

- c) The hearing officer shall issue subpoenas within 7 calendar days from receipt of a request made in accordance with subsection (b) and shall serve all subpoenas issued by certified mail, return receipt requested.

- d) Any person served with a subpoena under this Section may file with the hearing officer, and serve on all parties, a motion for an order quashing the subpoena, in whole or in part. All motions to quash filed under this subsection shall set forth a factual and/or legal basis for granting such relief.

- e) The hearing officer shall issue, and serve on all parties, a decision granting or denying the motion to quash within 7 calendar days from receipt of the motion.

(Source: Added at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)

## Section 240.230 Application for Permit for Geological or Structural Test Hole

- a) As provided by the Act, the Mining-Board Department shall require any person desiring or proposing to drill geological or structural test holes in connection with any operation for the exploration or

## DEPARTMENT OF MINES AND MINERALS

## NOTICE OF PROPOSED AMENDMENTS

production of oil or gas, coal or other mineral test holes, water supply wells in connection with secondary or enhanced recovery operations, and monitoring, observation or storage wells in connection with any activity regulated by the Department, to secure a permit therefor. In addition to complying with all provisions enumerated herein, the applicant shall give bond for all test holes and wells in such amounts as further required by the Act, and shall also indicate the type of drilling tools to be used and the lowest proposed depth and geological formations to be tested. No permit fees is required for ~~this~~ these types of test holes or wells are as follows:-

- 1) geological or structural test holes in connection with any operation for the exploration or production of oil and gas: \$100.00.
- 2) coal or other mineral test holes: \$100.00 per square mile, or part thereof, as delineated by the United States Public Land Survey.
- 3) water supply wells in connection with secondary or enhanced recovery operations: \$100.00.
- 4) monitoring, observation or storage wells in connection with any activity regulated by the Department: \$100.00.
- b) Mine or quarry drill or blast holes; or seismograph test holes or holes--drilled-to--explore--strippable-coat are exempt from the provision of the Act. All wells--drilled-for-water-which--do-not penetrate-the-surface--below-the-glacial-drift--are-also-exempt from-the-provision-of-the-Act:

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_, 1990)



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: Organic Material Emission Standards and Limitations
- 2) Code Citation: 35 Ill. Adm. Code 215
- 3) Section Number: 215.104  
215.105  
215.585  
Proposed Action: Amend  
New Section
- 4) Statutory Authority: Illinois Environmental Protection Act (Ill. Rev. Stat. 1988, ch. 111, pars. 1010 and 1027)
- 5) A Complete Description of the Subjects and Issues

Involved: The Board today proposes a regulation to limit the volatility of gasoline sold and distributed in Illinois. The Board began consideration of this rulemaking in January of 1989. Since that time, the Board has held two merit hearings and accepted numerous public comments on this issue. As a result of the record prepared, the Board proceeds to first notice on this proposal.

BACKGROUND

Ozone pollution is one of the nation's most serious and complex air pollution problems. Ozone is a photochemical oxidant and the major component of smog. Unlike other pollutants, ozone is not emitted directly into the atmosphere but is formed through chemical reactions among precursor emissions (volatile organic compounds or VOCs, nitrogen oxides, carbon monoxide and other compounds) in the presence of sunlight. The rate of ozone production is increased when atmospheric temperatures are warmer.

The hot summers of 1987 and 1988 resulted in high levels of ozone in the Chicago and Metro East non-attainment areas. Readings as high as 0.22 ppm by volume were recorded, which is some 83% above the federal and Illinois air quality standard of 0.12 ppm by volume. However, the ozone problem is not specific to Illinois. The United States Environmental Protection Agency (USEPA) estimates that there are more than 80 urban areas where the ozone air quality standard is being exceeded.

New and emerging scientific data is shedding more light on the effect high levels of ozone have on the general public. Ozone severely affects individuals with

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

chronic heart, lung, and circulatory system diseases. Otherwise healthy individuals who exercise while ozone levels are high can experience reduced functioning of the lungs, leading to chest pains, coughing, wheezing, and pulmonary congestion. In addition to the health effects, ozone has been estimated to cause two to three billion dollars worth of crop damage nationally each year. Also, because the Chicago area has exceeded the ozone standard repeatedly, USEPA has imposed a construction ban on the Chicago non-attainment area which prohibits the construction or modification of major air pollution sources and thus restricts the economic development of the Chicagoland area.

In its comments (P.C. 23), the Illinois Environmental Protection Agency (Agency) noted that in the early 1970's, the average summertime RVP of gasoline was approximately 9.0 psi. However, with the phasing out of leaded gasoline, refiners began adding butane to meet octane requirements which increased the RVP levels. The Agency noted that it was not aware that the typical summer RVP of gasoline in Illinois was well above 9.0 psi until late in 1987. As a result, Agency estimates of VOC emissions during the 1970's and 1980's from both stationary and mobile gasoline-related sources have been made using an RVP approximately 20-25% lower than actual RVP. Accordingly, those emissions have been underestimated by approximately 20-25%. Thus, during this period that the Agency had been actively engaged in imposing reasonably available control technologies (RACT) on major sources of air pollution, the increase in gasoline RVP was causing a significant increase in the emission of ozone precursors. Much of the benefit of the RACT regulations was lost as a result. Reducing the summertime volatility of gasoline to 1970 levels is expected to correct this situation.

To cure all of these ozone related problems, federal, state, and local governments have attempted to limit the emission of ozone precursors. One method of limiting such emissions is to reduce the volatility of gasoline. Volatility, generally speaking, is the rate at which a substance evaporates into the atmosphere -- the higher the volatility, the faster the evaporation. As will be discussed below, reducing the volatility of gasoline sold in Illinois, and ultimately the country, is believed to be a giant step forward in solving the ozone problem.



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

On August 19, 1987 the United States Environmental Protection Agency (USEPA) published a notice of proposed rulemaking (52 Fed. Reg. 31274) proposing to require gasoline refineries to reduce the volatility of their summertime commercial fuels and to require manufacturers of most gasoline fueled vehicles to make minor improvements in the design of their existing evaporative emission control systems. The purpose of USEPA's action was to control the emission of organic materials which are precursors to the formation of ozone. USEPA held a public hearing on October 27, 1987, on both the proposed volatility and refueling control programs and accepted public comment until February 11, 1988.

It has been estimated that reducing gasoline RVP to 9.0 psi in Illinois could result in summertime weekday emissions reductions of 103,000 kg/day or 41,000 tons/year. Such a reduction may reduce ozone levels by 10-15%. Although this alone may not solve the ozone problem, it would be significant step forward.

However, by December of 1988, well over one year from the date of USEPA's proposed rulemaking, the date for the final adoption of a national gasoline volatility limit remained uncertain. This uncertainty, coupled with a desire to avoid further ozone excursions, prompted the Board on January 5, 1989 to adopt an order requesting written public comment on various aspects of the gasoline volatility issue, i.e., the feasibility of reducing the RVP of gasoline to 9.0 pounds per square inch (psi) by the summer of 1989, the anticipated costs of reducing the gasoline volatility, the status of the USEPA's rulemaking to reduce gasoline volatility, etc. Written public comments were received through March 1, 1989. Twenty-one (21) written public comments were submitted into this docket by March 1, 1989, by various members of the public and of the regulated community. An additional five (5) public comments were received by March 8, 1989.

On March 9, 1989, the Board adopted an order stating its intent to proceed with a proposal for rulemaking. The Board noted that the written public comment would require careful review and that the pending USEPA action was uncertain; thus, further action would be forthcoming.

On March 22, 1989, USEPA published at 54 Fed. Reg. 11868 "Phase I of a two-phase reduction in summertime

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

commercial gasoline volatility". The federal regulation limits the volatility of gasoline in Illinois to 10.5 psi north of 40° Latitude and 9.5 psi south of 40° Latitude. The 40° Latitude line is an east-west line south of Beardstown, Champaign and Danville and north of Quincy, Springfield and Georgetown.

On April 4, 1989, the Chicago Lung Association (CLA) submitted a proposed rule, a statement of reasons, and a motion to waive the 200 signature requirement of Section 28 of the Environmental Protection Act (Act) and Section 102.121(a) of the Board's procedural rules, 35 Ill. Adm. Code 102.121(a).

PUBLIC HEARINGS

On July 17 and 21, 1989, the Board conducted public hearings to address the CLA proposal to limit the volatility of gasoline. Presenting testimony on July 17, 1989 were the Chicago Lung Association, United States Environmental Protection Agency, the Illinois Petroleum Council, Amoco Oil Company, Phillips 66, Marathon Oil Company, and the Motor Vehicle Manufacturers Association (MVMA). Presenting testimony on July 21, 1989, were Mobil Oil Corporation and the Chicago Lung Association.

At hearing, the Hearing Officer established a post-hearing comment schedule, ordering that comments be submitted on or before August 7, 1989. Six post-hearing comments were submitted in a timely fashion (P.C. 42-47). Mobil Oil Corporation filed its comments on August 15, 1989. On August 17, 1989, CLA filed an additional comment along with a motion to file instant. CLA's motion is hereby granted. Although Mobil's comment was not submitted under a motion to file, the Board will accept the comment into the record. Mobil's comment was submitted in time to permit adequate consideration; no participant will be prejudiced; and the record will be complete, which is the Board's ultimate goal.

ECONOMIC IMPACT

The Board's Order of June 22, 1989 in this docket addresses the issue of whether an economic impact study (EoIS) would be prepared. As noted in that Order, Section 27(a) of the Act requires that the Board make a determination within 60 days of the acceptance of a



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

proposal. Noting that the record at that time already contained a fair amount of economic information and noting further that hearings were scheduled at which additional economic information was expected to be submitted, the Board determined that an ECIS need not be prepared. The Board noted, however, that Section 27(a) permits the Board to determine after the 60 days that an ECIS need be done if new information indicates that one need be done. The Board here addresses the issue of economic impact and the need for an ECIS.

Section 27(a) of the Act sets forth the Criteria that the Board is to consider when determining whether an ECIS should be conducted. Section 27(a) states in relevant part:

The Board shall reach its decision based on its assessment of the potential economic impact of the rule, the potential for consideration of the economic impact absent such a study, the extent, if any, to which the Board is free under the statute authorizing the rule to modify the substance of the rule based upon the conclusions of such a study, and any other considerations the Board deems appropriate.

Many of the commenters, primarily the refineries and gasoline distributors, specifically requested that the Board determine that an ECIS be prepared. In comments and at hearing, the Illinois Petroleum Council (IPC) strongly advocated for the preparation of an ECIS, arguing that in declining to require an ECIS, the Board is overlooking several key considerations. First, IPC argues that Illinois is the hub of the Midwest gasoline supply and distribution system, and asks what impact would limiting gasoline volatility to 9.0 psi in Illinois have on both Illinois and other states supplied by Illinois based refineries. Second, IPC asks how much improvement in Illinois' ambient air quality would volatility control produce, especially in light of the large summertime natural source volatile organic compound emissions in the state. Third, what is the real cost to Illinois consumers and is this cost reasonable and commensurate with the expected improvement in air quality? Fourth, would not a 1.0 psi waiver for ethanol blends negate the improvement in Illinois' air quality expected from a reduction in RVP

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

levels? And finally, IPC asks does the Clean Air Act allow the state to adopt more restrictive environmental controls absent their inclusion in an approved state implementation plan (SIP)?

Other commenters, primarily the proponent CLA and NESCAUM, argue that the economic information in the record is sufficient to support the proposed regulation, that an ECIS need not be prepared, and that the impact will be reasonable. In support of their argument, these commenters note that the Chicago area is non-attainment for ozone. As a result, Chicago is currently under a construction ban, which means that no new construction or modification of a major air emission source may take place. This alone restricts economic development of the Chicago area. CLA estimates that adoption of this rule will result in emission reductions of approximately 199.5 tons/day. CLA further estimates that this value is nine percent of the estimated 1988 VOC inventory of 2,186.9 tons/day and thirteen percent of the reductions estimated by USEPA to be necessary to bring the Chicago area into attainment, and thereby lift the construction ban. USEPA estimates that early implementation of this rule will reduce emissions by 261 tons/day. CLA also notes that the Agency has noted its belief that the emission reductions resulting from a gasoline volatility limit of 9.0 psi would be the largest single reduction option available in Illinois.

In further support of their position, these commenters argue that other benefits would result as well. They argue that adoption of this rule would go a long way toward avoiding the adverse health effects, noted above, associated with excessive ozone levels. In addition, crop damage resulting from high ozone levels would be minimized. CLA argues that Illinois crop yields will improve, as major crops for the Illinois farm economy are sensitive to ozone-induced yield loss even at the relatively low concentrations at which ozone is found in the farm areas of the state. For Illinois this was valued to be worth 226 million dollars for a ten percent reduction in ozone levels experienced in 1980. As the estimated ozone reduction resulting from implementation of this rule is two percent, this calculates to a potential benefit of approximately 45 million dollars. Also, CLA and USEPA point out that another benefit will be increased fuel economy due to the increased energy density of lower RVP fuel and as less fuel is lost through evaporation and running loss.



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

As a preliminary matter, the Board notes that the nature of this rulemaking is somewhat different from most other rulemakings. In this rulemaking, the Board is being asked to adopt early a rule which USEPA is in the process of promulgating. In its consideration of this rule, USEPA has considered and addressed the economic impact upon the regulated community. USEPA has already adopted the first phase of that rule. USEPA has stated on the record in this proceeding that it expects to publish the final phase of its rule early next year, with an effective date of 1992. The final rule is expected to limit the volatility of gasoline in Illinois, and other areas, to 9.0 psi RVP. Thus, a 9.0 psi RVP limitation appears inevitable, which means that the economic impact will result, whether the Board acts or not.

The question, then, in determining whether an ECIS need be conducted is not necessarily what is the economic impact of a gasoline volatility rule in Illinois; more precisely the question is what is the economic impact of early implementation of the federal gasoline volatility rule in Illinois?

The record indicates that reducing the volatility of gasoline from 11.5 to 9.0 psi, taking all of the above considerations into account, would result in a price increase of gasoline of approximately 1-3 cents per gallon. This estimate preceded adoption by USEPA of phase I of its rule. The record is not clear on what the approximate cost per gallon would be in Illinois now that the standard is 10.5 psi. In other words, the record does not articulate what the cost of reducing the volatility of gasoline from 10.5 to 9.0 psi will be per gallon. The Board can only assume that it will be less than or equal to 1-3 cents per gallon. Market forces as they are, the economic burden of this rule will still be carried by the consumer. In relation to the benefits derived from this rule, however, a 1-3 cent cost per gallon of gasoline is not unreasonable. And again, part of this cost increase will be offset by increased fuel economy resulting from the use of lower RVP gasoline.

Put another way, the total cost of implementation appears to be less than \$1000 per ton of VOC controlled. According to P.C. 42, the Office of Technology Assessment has estimated the cost to be in the range of \$320 - 700 per ton of VOC controlled. CLA notes that the Agency has

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

estimated the cost effectiveness (using the old emission inventory) for gas volatility reduction to 9.0 psi was \$982 - 1,129 per ton of VOC controlled. CLA's own estimates put the costs of control at approximately \$1,000 per ton. CLA notes that this cost estimate is well within the range of cost effectiveness values associated with the adoption of other Reasonably Available Control Technology (RACT) regulations. Mobile, however, estimates that the cost would be approximately \$2,000/ton.

The Board notes that these cost estimates include a consideration of most of the issues raised by the potentially regulated community. The Board turns next to one of the major issues that has proven more difficult to analyze. Many commenters have argued that a 9.0 psi RVP limitation in Illinois would set Illinois apart from the rest of the midwest region, making Illinois, for all effective purposes, a "specialty" state in terms of refining and distributing gasoline. Generally, the midwest region includes Illinois, Indiana, Wisconsin, Michigan, Iowa, Missouri, Minnesota, and Kentucky. Of these, Indiana, Wisconsin, Michigan, Iowa, Minnesota and Kentucky are subject to a 10.5 psi RVP standard. The southern portion of Illinois, Missouri, Oklahoma, Tennessee, and Arkansas are subject to a 9.5 psi standard. The commenters argue that limiting the volatility of gasoline in Illinois to 9.0 psi while many of the other states operate under a 10.5 psi standard would impose a burden upon the refiners and distributors in three fundamental respects.

First, the commenters argue that the distribution network is not equipped to accommodate a 9.0 psi RVP gasoline. Illinois refineries are presently producing gasolines of 10.5 to 9.5 psi for distribution in Illinois, Indiana, Wisconsin, etc. 10.5 psi gasoline is presently being distributed in Indiana, Wisconsin, and the northern part of Illinois, i.e., north of 40 degrees latitude. 9.5 psi gasoline is presently being distributed in southern Illinois and Missouri. Most of the gasoline supplied in the midwest is provided primarily by refiners in and around Illinois. In addition, the commenters argue that supplements to this supply are provided by shipments from the Gulf Coast and from Canada. While the commenters note that Gulf Coast supplies have become tight due primarily to pipeline capacity constraints and that imports from Canada have been rather sporadic, they argue that it would be difficult to supplement the midwest region's supply of



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

gasoline from these sources because it would be difficult for the pipeline operators to supply only Illinois with 9.0 psi gasoline while the remainder of the upper midwest region receives 10.5 psi gasoline.

Second, the commenters argue that if they are required to produce and market a 9.0 psi gasoline, or a "specialty" gasoline product, they will be placed in a position of economic disadvantage with their out-of-state competitors who are not required to produce 9.0 psi gasoline. These commenters argue that because their competitors will not be required to incur the expense of producing 9.0 psi product, these competitors will be able to sell their product at a lower price.

Third, the commenters argue that limiting Illinois to a 9.0 psi standard would impose a burden on gasoline suppliers in times of spot shortage. For example, one of the hearing participants (Mobil) offered the following testimony on this point:

Right now if we have a spot shortage in Chicago or Illinois, or somewhere in the State of Illinois, some city has a spot shortage, we can bring product in from Minnesota, we can bring it from Indiana, we can bring it in from Wisconsin. We cover it like that. And it is no problem.

But if you have a nine pound standard in Chicago, and there is a ten and a half pound standard in Indiana, we can't do that. Now, where do we go for the product to cover that temporary disruption? We don't know. (R. 272.)

Thus, the record indicates that in times of spot shortages, Illinois, if under a 9.0 psi standard, would be unable to conveniently make up the shortage using supplies from other states.

It is based upon these issues and concerns that the Board has determined that the appropriate course is to split this docket into two separate proposals, Docket (A) and Docket (B). In Docket (A), the Board proposes a 9.5 psi RVP limitation statewide, and determines that an Ecis need not be conducted. Because the southern portion of Illinois, i.e., south of 40 degrees latitude, is currently

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

operating under a 9.5 psi standard, the Board believes that much of the concern noted above will be avoided. In other words, Illinois refiners are currently producing 9.5 psi gasoline for distribution in Illinois, and Missouri. Illinois will not be a "specialty" state; Illinois refiners will not be placed in a position of economic disadvantage. Since refiners are producing 9.5 gasoline for southern Illinois, there should be little difficulty in producing it for northern Illinois as well. Further, in times of spot shortage in northern Illinois, the marketers can turn to supplies in southern Illinois and adjoining states to make up the difference. According to USEPA's post hearing comments, adoption of a 9.5 psi limit could result in almost 80% of the potential benefits to be derived from a 9.0 psi standard (P.C. 44).

In Docket (B), however, the Board proposes the 9.0 psi RVP limitation statewide and determines that an Ecis need only be conducted on the issues discussed above, namely whether a 9.0 standard in Illinois would be economically or technically unreasonable or pose an economic hardship in terms of supplying gasoline to Illinois and the other midwestern states; whether a 9.0 standard in Illinois would impose economic hardship in events of spot shortages and an economic analysis of granting the 1.0 psi exemption for ethanol blenders. As will be discussed below, the Board also requests that the Ecis review the impact if the proposed subsection (i) requirement that retail outlets and other facilities maintain records regarding each delivery of gasoline. The Board specifically requests that the Department of Energy and Natural Resources (DENR) prepare and submit this Ecis to the Board on or before June 30, 1989. The Board makes this request so that it will have time to adopt the rule if found to be feasible in time for 1991 implementation.

TECHNICAL FEASIBILITY

As previously described, "volatility" of a liquid is a measure of its tendency to evaporate. Gasoline is a mixture of a number of hydrocarbon components which are very volatile under most conditions. Certain hydrocarbons, known as "light-end" hydrocarbons, are among the most volatile components of gasoline. Butane is a light-end hydrocarbon. Light-end hydrocarbons make up the largest part of gasoline vapor. Evaporated gasoline, however, will also include certain amounts of heavier hydrocarbons.



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

Benzene, one of the heavier compounds, is a known carcinogen in addition to contributing to ozone.

Reformulation

As a practical matter, implementation of this rule will be effectuated by the reformulation, or alteration of the chemical composition, of the gasoline distributed in Illinois. The primary approach that gasoline refiners would take to reduce the volatility of gasoline products would be to add less butane during the refining process. Apparently, in the early 1970's, gasoline volatility had an average RVP of approximately 9.0 psi. With the phasing out of lead in gasoline, refiners began to add butane to gasoline to meet octane requirements. Butane was chosen because it is relatively inexpensive and because it increases octane. However, it also substantially increases volatility. P.C. 42, p.1. Thus, reducing the amount of butane will have the result of decreasing the volatility of the gasoline.

Based on a review of the record, the Board determines that reducing the level of butane in gasoline products would be technically feasible. In most cases, refiners simply need not add butane to the gasoline product. Evidence for this determination is found in the fact that refiners in Illinois already produce gasoline with a volatility of 9.5 psi RVP.

However, many participants, primarily the refiners, note that by not adding the butane to gasoline, the refiners will incur costs for butane removal, butane storage, loss of butane value, octane value replacement, and/or compliance testing. One commenter, P.C. 6, further notes that butane is contained in crude oil as well as being produced in processing units. Processing units like the catalytic reformer and fluid catalytic cracker increase butane production when operating to produce higher octane gasolines. These commenters argue that the surplus butane would have no economic value in the refinery. Thus, new markets for the butane must be developed. Once these markets are developed, the refiner must make refining modifications as well as construct storage and transportation facilities. These commenters believe that the costs associated with such facilities would be excessive.

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

The Board is not persuaded by the record that it would be technically infeasible for refiners to remove, store, and/or reuse the butane at a later date. The Board can see no reason why the refiners cannot remove the butane during the regulatory control period, i.e., July and August, and then reuse it during the colder winter months when ozone formation is not a problem. The commenter's argument that storage facilities must be constructed is not, in and of itself, dispositive of this issue. The Board is aware of the existence of potential storage facilities that are apparently being unused. The Board specifically requests comment on the potential availability of these and other facilities for the purpose of butane storage.

Further, the Board notes that the commenters' arguments are directed more to the merits of the gasoline volatility rule in general than to the early implementation of the rule. When the federal rule is adopted, the refiners will be required to remove the butane and do something with it. The Board's consideration of early implementation of the rule merely requires the refiners to begin the search for storage facilities or new markets sooner than the federal rule would.

Safety/Driveability

Many of the commenters argue that the Board should not proceed with this rulemaking because 9.0 psi RVP gasoline would likely give noticeably degraded driveability performance in the early spring and late fall when product would be in the distribution system to ensure compliance with the restriction period. One of the commenters, P.C. 48, submitted a study prepared August 1, 1988 for submission to the American Petroleum Institute. Results of the study are as follows:

- (a) 30% of the vehicles tested showed significant deterioration in driveability performance (at least two or more have hesitation and/or stalls) with 9.0 psi RVP fuel compared to the typical 13.5 psi RVP fuel.
- (b) There were nearly twice as many start stalls with the 9.0 psi RVP fuel compared to the 13.5 psi RVP fuel within the 51 vehicle fleet tested.



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

- (c) Average driveability performance with the tank fuel (average RVP = 13.0 psi) was similar to performance with the nominal 13.5 psi RVP test fuel.
- (d) Test temperatures for this program ranged from 21-30 degrees F; however, it is expected that lower temperatures than those observed during this test could occur in some ASTM Class C areas during March and November.

Many other participants submitted similar comments.

The CLA argues that vehicle performance will not deteriorate as a result of the reduced volatility, but rather vehicle performance and safety may improve. CLA points to the state of California as an example where fuel volatility has been reduced since 1971 without commensurate driveability problems. CLA further points to the comments of NESCAUM and the Motor Vehicle Manufacturers Association (MVMA) for support of its position.

At hearing, the Board received testimony from a representative of MVMA who stated:

Because every vehicle on the road today was designed and built to operate on nine pound volatility gasoline, MVMA does not believe that vehicle performance would suffer from volatility control. In fact we believe that performance would be increased in the hot summer months due to reduction in vapor lock and stalling on those hot days when ozone is a problem. However, the concern remains regarding vehicle performance in very cold weather. This should be addressed by adjusting the effective date of the control period. It is not a reason to abandon volatility controls. (R.214-215)

Based on the record, the Board is not persuaded that implementation of this rule will result in safety or driveability problems. The study submitted in P.C. 48 was conducted under temperatures of 21 - 30 degrees F. The Docket (A) proposal requires 9.5 psi gasoline at the retail outlet during July and August. The Board does not believe it likely that northern Illinois will be subject to temperatures as cold as that during those months. The Docket (B) proposal would require 9.0 psi gasoline at the

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

retail outlet from June 1 to September 15. The Board does not believe it likely that northern Illinois will be subject to temperatures below 30 degrees during this period also. As a result, the Board is not persuaded that gasoline with a volatility of 9.5 psi, or 9.0 psi for that matter, will pose a safety/driveability problem in Illinois during the regulatory control period here proposed. In colder climates, lower volatility gasoline may pose problems, but the Board believes that those problems should not be present during the implementation of either of these proposals.

ENFORCEABILITY

At hearing, the IPC raised a valid question regarding whether the Clean Air Act allows the state to adopt more restrictive environmental controls absent their inclusion in an approved state implementation plan(SIP). After noting the recent case of American Petroleum Institute v. New York State Department of Environmental Conservation, 29 ERC 1457 (D.N.Y. April 4, 1989), IPC asks:

Since Illinois currently does not have an approved SIP and is bound from developed one until after the FIP has been promulgated or settled, which should be sometime in 1990, how can the Pollution Control Board possibly act on the Chicago Lung Association's proposal? (R. 81.)

The Board does not believe it is precluded from promulgating this regulation based on the decision in the API case. In fact, the Board believes it has every right and power granted under the Environmental Protection Act (Act), Ill. Rev. Stat. 1987, ch. 111-1/2, pars. 1001 et seq., to proceed with this proposal. The Board is aware, however, that under the API decision a final adopted rule will not be enforceable until it is approved as a revision to the SIP. As USEPA has appeared in this rulemaking proceeding and has articulated its support for the rule, the Board believes that USEPA will work expeditiously to approve the rule as a revision to the SIP. Thus, the Board does not agree with IPC that the State must have an "approved SIP" before it can proceed with this rule; rather, the State must submit the adopted rule to USEPA as a revision to the SIP, and once approved as such, the rule can be enforced.



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

ETHANOL EXEMPTION

Many commenters specifically stated that if the Board proceeds with the proposal to limit the volatility of gasoline, then the Board should not include the 1.0 psi exemption for ethanol blended gasoline, as CLA proposed. These commenters argue that including a 1.0 psi exemption for blended gasolines directly contradicts the intent of limiting the volatility of gasoline, i.e., to reduce the formation of ozone.

CLA states in its submissions to the Board that it has included the 1.0 psi exemption for the following reasons. First, the USEPA rule allows a one pound exemption for gasohol (ethanol blends). To be as parallel as possible with the federal rule and to avoid confusing the regulated community, CLA retained the gasohol exemption. Second, gasohol is typically made by "splash blending" in which a certain amount of ethanol is put into a tank and to it is added a certain amount of finished gasoline, or vice versa. For example, in an area where 10.5 psi gasoline is sold, the ethanol blends will use that as a base and end up with a gasohol with a volatility about one psi higher than the base gasoline, or 12.5 psi. CLA argues that if gasohol is required to meet the same volatility limit as gasoline, i.e., 9.0 psi, gasohol blenders would require a special blending grade gasoline of 8.0 psi, which is not available. Finally, CLA states that both gasoline and gasohol will have their volatility reduced by 1.5 psi under the proposed rule. Thus, a significant reduction in the emissions from both fuels will result. Additional emission reductions could be made by further reducing the volatility of both gasoline and gasohol and that option may be appropriate for the Board to consider in the future along with other VOC reduction measures.

The Board has retained the ethanol exemption in both Dockets (A) and (B); however, certain revisions have been made. The Board has retained the 1.0 psi exemption to insure that this rulemaking is as parallel to the federal rule as possible. Again, the Board notes that the proper focus for this rulemaking is early implementation of the forthcoming federal rule. Consistent with this intent, the Board believes that it would not be feasible to require ethanol blends to meet the same standard when the gasoline that it is blended with is already at that level. The

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

record indicates that when ethanol is blended with gasoline, the ethanol raises the RVP approximately 0.7 psi. For this reason the Board has added the additional language to proposed Section 215.585(c), below. This language states that if after blending the RVP is raised 0.7 psi, nothing else shall be added so as to use up the remaining 0.3 psi exemption. The intent of this language is to insure that only ethanol is added to the gasoline, resulting in the increased RVP.

BOARD REVISIONS TO PROPOSALDocket A

The Board's proposed regulation in Docket A is similar to that proposed by CLA. However, certain additions and revisions have been made beyond that already discussed in this Opinion. The Board has drafted the proposed text in the form required under the Illinois Administrative Procedure Act (APA) and regulations adopted thereunder. Certain definitions have been proposed ("Ethanol blend gasoline", "Reid vapor pressure", "Retail outlet", and "Wholesale purchaser-consumer"), and those materials that appear to be incorporated into the text of the rule have been put into the form proper for incorporations by reference in Section 215.105. Subsection (a) sets forth the general prohibitions of selling, dispensing, etc., gasoline which exceeds the limitations set forth in subsequent subsections. The Board has revised this language to clarify that it is only gasoline sold in Illinois that is regulated.

Also the Board has shortened the regulatory control period in Section 215.585(a)(1) and (2) to cover July 1 to August 31 of each summer. As a practical matter the Board has left it to the discretion of the refiners and wholesalers as to when they will begin the production and distribution of lower volatility gasoline for it to be available at retail outlets by July 1. Note that this applies only for the Docket A proposal. Subsections (d) through (g) address the methods by which testing and sampling are to take place. The Board has attempted to remain as close to the federal rule as possible. Finally, the Board has added Subsection (h), a requirement that refiners and suppliers maintain records of the gasoline produced and shipped by them. The Docket B 9.0 psi proposal will be published in Illinois Register in the near future.



NOTICE OF PROPOSED AMENDMENTS

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐  
If "yes," please specify the date: \_\_\_\_\_
- 8) Does this proposed (amendment, repealer) contain incorporations by reference? Yes
- 9) Are there any other amendments pending on this Part? Yes  
Section Numbers: Proposed Action: Ill. Reg. Citation:  
215.206 Amended 13 Ill. Reg. 12384
- 10) Statement of Statewide Policy Objective (if applicable)?  
The Board does not expect that this proposal will require a local government to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues. Therefore, the Board does not believe that this rule will create or enlarge a mandate subject to the State Mandates Act, Ill. Rev. Stat. ch. 85, Sec. 2201 et seq.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R88-30(A) within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601.

- 12) Initial Regulatory Flexibility Analysis (if applicable):

- A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs: September 13, 1989
- B) Types of small businesses affected: Small businesses engaged in the process of refining and/or distributing gasoline for use in Illinois.
- C) Reporting, bookkeeping or other procedures required for compliance: See proposed Section 215.585(h). Each refiner or supplier that distributes gasoline or ethanol blends shall maintain records of the volatility of the gasoline that it distributes in Illinois.

- D) Types of professional skills necessary for compliance: None

The full text of the proposed amendments begins on the next page:



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

## TITLE 35: ENVIRONMENTAL PROTECTION

## SUBTITLE B: AIR POLLUTION

## CHAPTER I: POLLUTION CONTROL BOARD

## SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

## PART 215

## ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

## SUBPART A: GENERAL PROVISIONS

Section	Introduction
215.100	Clean-up and Disposal Operations
215.101	Testing Methods
215.102	Abbreviations and Conversion Factors
215.103	Definitions
215.104	Incorporations by Reference
215.105	Afterburners
215.106	Determination of Applicability
215.107	

## SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	Storage Containers
215.121	Loading Operations
215.122	Petroleum Liquid Storage Tanks
215.123	External Floating Roofs
215.124	Compliance Dates and Geographical Areas
215.125	Compliance Plan
215.126	

## SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	Separation Operations
215.141	Pumps and Compressors
215.142	Vapor Blowdown
215.143	Safety Relief Valves
215.144	

## SUBPART E: SOLVENT CLEANING

Section	Solvent Cleaning in General
215.181	Cold Cleaning
215.182	Open Top Vapor Degreasing
215.183	Conveyorized Degreasing
215.184	

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

## 215.185 Compliance Plan

## SUBPART F: COATING OPERATIONS

Section	Compliance Schedules
215.202	Emission Limitations for Manufacturing Plants
215.204	Alternative Emission Limitations
215.205	Exemptions from Emission Limitations
215.206	Compliance by Aggregation of Emission Sources
215.207	Testing Methods for Solvent Content
215.208	Exemption from General Rule on Use of Organic Material
215.209	Alternative Compliance Schedule
215.210	Compliance Dates and Geographical Areas
215.211	Compliance Plan
215.212	Special Requirements for Compliance Plan
215.213	

## SUBPART H: SPECIAL LIMITATIONS FOR SOURCES IN MAJOR URBANIZED AREAS WHICH ARE NONATTAINMENT FOR OZONE

Section	Applicability
215.240	Flexographic and Rotogravure Printing
215.245	External Floating Roofs
215.241	Compliance Dates
215.249	

## SUBPART I: ADJUSTED RACT EMISSIONS LIMITATIONS

Section	Applicability
215.260	Petition
215.261	Public Hearing
215.263	Board Action
215.264	Agency Petition
215.267	

## SUBPART K: USE OF ORGANIC MATERIAL

Section	Use of Organic Material
215.301	Alternative Standard
215.302	Fuel Combustion Emission Sources
215.303	Operations with Compliance Program
215.304	Viscose Exemption (Repealed)
215.305	



POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

SUBPART N: VEGETABLE OIL PROCESSING

Section  
215.340 Hexane Extraction Soybean Crushing  
215.342 Hexane Extraction Corn Oil Processing  
215.344 Recordkeeping for Vegetable Oil Processes  
215.345 Compliance Determination  
215.346 Compliance Dates and Geographical Areas  
215.347 Compliance Plan

SUBPART P: PRINTING AND PUBLISHING

Section  
215.401 Flexographic and Rotogravure Printing  
215.402 Exemptions  
215.403 Applicability of Subpart K  
215.404 Testing and Monitoring  
215.405 Compliance Dates and Geographical Areas  
215.406 Alternative Compliance Plan  
215.407 Compliance Plan  
215.408 Heatset Web Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

Section  
215.420 Applicability  
215.421 General Requirements  
215.422 Inspection Program Plan for Leaks  
215.423 Inspection Program for Leaks  
215.424 Repairing Leaks  
215.425 Recordkeeping for Leaks  
215.426 Reporting for Leaks  
215.427 Alternative Program for Leaks  
215.428 Compliance Dates  
215.429 Compliance Plan  
215.430 General Requirements  
215.431 Inspection Program Plan for Leaks  
215.432 Inspection Program for Leaks  
215.433 Repairing Leaks  
215.434 Recordkeeping for Leaks  
215.435 Report for Leaks  
215.436 Alternative Program for Leaks  
215.437 Open-Ended Valves  
215.438 Standards for Control Devices  
215.439 Compliance Plan

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES; ASPHALT MATERIALS

Section  
215.441 Petroleum Refinery Waste Gas Disposal  
215.442 Vacuum Producing Systems  
215.443 Wastewater (Oil/Water) Separator  
215.444 Process Unit Turnarounds  
215.445 Leaks General Requirements  
215.446 Monitoring Program Plan for Leaks  
215.447 Monitoring Program for Leaks  
215.448 Recordkeeping for Leaks  
215.449 Reporting for Leaks  
215.450 Alternative Program for Leaks  
215.451 Sealing Device Requirements  
215.452 Compliance Schedule for Leaks  
215.453 Compliance Dates and Geographical Areas

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section  
215.461 Manufacture of Pneumatic Rubber Tires  
215.462 Green Tire Spraying Operations  
215.463 Alternative Emission Reduction Systems  
215.464 Testing and Monitoring  
215.465 Compliance Dates and Geographical Areas  
215.466 Compliance Plan

SUBPART T: PHARMACEUTICAL MANUFACTURING

Section  
215.480 Applicability of Subpart T  
215.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers  
215.482 Control of Air Dryers, Production Equipment Exhaust Systems and Filters  
215.483 Material Storage and Transfer  
215.484 In-Process Tanks  
215.485 Leaks  
215.486 Other Emission Sources  
215.487 Testing  
215.488 Monitors for Air Pollution Control Equipment  
215.489 Compliance Schedule



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

## SUBPART U: COKE MANUFACTURING AND BY-PRODUCT RECOVERY

## Section

215.500 Exception  
 215.510 Coke By-Product Recovery Plants  
 215.512 Coke By-Product Recovery Plant Leaks  
 215.513 Inspection Program  
 215.514 Recordkeeping Requirements  
 215.515 Reporting Requirements  
 215.516 Compliance Dates  
 215.517 Compliance Plan

## SUBPART V: AIR OXIDATION PROCESSES

## Section

215.520 Applicability  
 215.521 Definitions  
 215.525 Emission Limitations for Air Oxidation Processes  
 215.526 Testing and Monitoring  
 215.527 Compliance Date

## SUBPART W: AGRICULTURE

## Section

215.541 Pesticide Exception

## SUBPART X: CONSTRUCTION

## Section

215.561 Architectural Coatings  
 215.562 Paving Operations  
 215.563 Cutback Asphalt

## SUBPART Y: GASOLINE DISTRIBUTION

## Section

215.581 Bulk Gasoline Plants  
 215.582 Bulk Gasoline Terminals  
 215.583 Gasoline Dispensing Facilities  
 215.584 Gasoline Delivery Vessels  
 215.585 Gasoline Volatility Standards

## SUBPART Z: DRY CLEANERS

## Section

215.601 Perchloroethylene Dry Cleaners  
 215.602 Exemptions

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

## Section

215.603 Testing and Monitoring  
 215.604 Compliance Dates and Geographical Areas  
 215.605 Compliance Plan  
 215.606 Exception to Compliance Plan  
 215.607 Standards for Petroleum Solvent Dry Cleaners  
 215.608 Operating Practices for Petroleum Solvent Dry Cleaners  
 215.609 Program for Inspection and Repair of Leaks  
 215.610 Testing and Monitoring  
 215.611 Exemption for Petroleum Solvent Dry Cleaners  
 215.612 Compliance Dates and Geographical Areas  
 215.613 Compliance Plan

## SUBPART AA: PAINT AND INK MANUFACTURING

## Section

215.620 Applicability  
 215.621 Exemption for Waterbase Material and Heatset Offset Ink  
 215.623 Permit Conditions  
 215.624 Open-top Mills, Tanks, Vats or Vessels  
 215.625 Grinding Mills  
 215.628 Leaks  
 215.630 Clean Up  
 215.636 Compliance Date

## SUBPART BB: POLYSTYRENE PLANTS

## Section

215.875 Applicability of Subpart BB  
 215.877 Emissions Limitation at Polystyrene Plants  
 215.879 Compliance Date  
 215.881 Compliance Plan  
 215.883 Special Requirements for Compliance Plan  
 215.886 Testing and Monitoring

## SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

## Section

215.920 Applicability  
 215.923 Permit Conditions  
 215.926 Control Requirements

## SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

## Section

215.940 Applicability



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

215.943 Permit Conditions  
215.946 Control Requirements

## SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

Section 215.960 Applicability  
215.963 Permit Conditions  
215.966 Control Requirements

Appendix A Rule into Section Table  
Appendix B Section into Rule Table  
Appendix C Past Compliance Dates  
Appendix D List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing  
Appendix E Reference Methods and Procedures  
Appendix F Coefficients for the Total Resource Effectiveness Index (TRE) Equation

**AUTHORITY:** Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111½ pars. 1010 and 1027).

**SOURCE:** Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13601; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 Ill. Reg. 9114, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R85-28 at 11 Ill. Reg. 3127, effective February 3, 1987; amended in R82-14 at 11 Ill. Reg. 7296, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11 Ill. Reg. 19117, effective November 9, 1987; amended in R86-36, R86-39, R86-40 at 11 Ill. Reg. 20829, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 815, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7650, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg.

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

10893, effective June 27, 1989.; amended in R88-30(A) at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## SUBPART A: GENERAL PROVISIONS

## Section 215.104 Definitions

The definitions of 35 Ill. Adm. Code 201 and 211 apply to this Part, as well as the definitions contained in this Section. Where the definitions contained in this Section are more specific than that found in 35 Ill. Adm. Code 201 or 211, it shall take precedence in application of this Part.

"Binders": Organic materials and resins which do not include volatile organic materials.

"Clear Topcoat": The final coating which contains binders, but not opaque pigments, and is specifically formulated to form a transparent or translucent solid protective film.

"Continuous Process": A method of manufacture of polystyrene resin in which the styrene raw material is delivered on a continuous basis to the reactor in which the styrene is polymerized to polystyrene.

"Conventional Soybean Crushing Source": Any hexane extraction soybean crushing equipment that uses direct contact steam for desolventizing and producing toasted soy meals.

"Ethanol blend gasoline" means a mixture of gasoline and at least 9% ethanol by volume.

"Furniture Coating Application Line": The combination of coating application equipment, flash-off area, spray boots, ovens, conveyors, and other equipment operated in a predetermined sequence for purpose of applying coating materials to wood furniture.

"Heatset": A class of web offset lithography which requires a heated dryer to solidify the printing inks.

"Heavy Liquid": Liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3° K (70° F) established in a standard reference text or as determined by ASTM method D-2879; or which has 0.1 Reid Vapor Pressure as determined by



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

ASTM method D-323; or which when distilled requires a temperature of 421.95K (300° F) or greater to recover 10% of the liquid as determined by ASTM method D-86.

"In Vacuum Service": For the purposes of Subpart Q, Sections 215.430 through 215.438 equipment which is operating at an internal pressure that is at least 5 kPa (0.73 psia) below ambient pressure.

"Light Liquid": Volatile organic material in the liquid state which is not defined as heavy liquid.

"Light Oil": A liquid condensed or absorbed from coke oven gas composed of benzene, toluene, and xylene.

"Material Recovery Section": Any equipment designed to transport and recover styrene monomer and other impurities from other products and by-products in a polystyrene plant, including but not limited to the styrene devolatilizer unit and styrene recovery unit.

"Offset": Use of a blanket cylinder to transfer ink from the plate cylinder to the surface to be printed.

"Opaque Stains": All stains containing pigments not classified as semi-transparent stains including stains, glazes and other opaque material to give character to wood.

"Open-Ended/Valve": Any valve, except pressure relief devices, having one side of the valve in contact with process fluid and one side open to the atmosphere, either directly or through open piping.

"Pigments Coatings": Opaque coatings containing binders and colored pigments which are formulated to conceal the wood surface either as an undercoat or topcoat.

"Polystyrene Plant": Any plant using styrene to manufacture polystyrene resin.

"Polystyrene Resin": A substance consisting of styrene polymer and additives which is manufactured at a polystyrene plant.

"Reid vapor pressure": is the standardized measure of the vapor pressure of a liquid in pounds per square inch absolute (kPa) at 100° F (37.8° C).

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

"Repair Coatings": Coatings to correct imperfections or damage to furniture surface.

"Repaired": For the purposes of Subpart Q, Sections 215.430 through 215.438 equipment component which is adjusted or otherwise altered, to eliminate a leak.

"Retail Outlet": means any gasoline dispensing facility at which gasoline is sold or offered for sale for use in motor vehicles.

"Sealer": coating containing binders which seals the wood prior to application to subsequent coatings.

"Semi-transparent Stains": Stains containing dyes or semi-transparent pigments which are formulated to enhance wood grain and change the color of the surface but not to conceal the surface, including, but not limited to, sap stain, toner, non-grain raising stains, pad stain, spatter stain.

"Specialty Soybean Crushing Source": Any hexane extraction soybean crushing equipment using indirect steam heat in flash or vapor desolventizers as the primary method of desolventizing and producing specialty solvent extracted soy flakes, grits or flour.

"Styrene Devolatilizer Unit": Equipment performing the function of separating unreacted styrene monomer and other volatile components from polystyrene in a vacuum devolatilizer.

"Styrene Recovery Unit": Equipment performing the function of separating styrene monomer from other less volatile components of the styrene devolatilizer unit's output. The separated styrene monomer may be reused as a raw material in the polystyrene plant.

"Wash Coat": Coating containing binders which seals wood surfaces, prevents undesired staining and controls penetration.

"Web": A substrate which is printed in continuous roll-fed presses.

"Wholesale Purchaser-Consumer": means any person or organization that purchases or obtains gasoline from a



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

supplier for ultimate consumption or use in motor vehicles and receives delivery of the gasoline into a storage tank with a capacity of at least 550 gallons (2082 liters) owned and controlled by that person.

"Wood Furniture": Room furnishings including cabinets (kitchen, bath and vanity), tables, chairs, beds, sofas, shutters, art objects, wood paneling, wood flooring, and any other coated furnishings made of wood, wood composition or fabricated wood materials.

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 215.105 Incorporation by Reference

The following materials are incorporated by reference:

a) American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103:

- 1) ASTM D 1644-59 Method A
- 2) ASTM D 1475-60
- 3) ASTM D 2369-73
- 4) ASTM D 2879-83 (Approved 1983)
- 5) ASTM D 323-82 (Approved 1982)
- 6) ASTM D 86-82 (Approved 1982)
- 7) ASTM E 260-73 (Approved 1973), E 168-67 (Reapproved 1977), E 169-63 (Reapproved 1981), E 20 (Approved 1985)
- 8) ASTM D 97-66
- 9) ASTM D 1946-67
- 10) ASTM D 2382-76
- 11) ASTM D 2504-83
- 12) ASTM D 2382-83

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

13) ASTM D 4057-81 (Approved 1981)

14) ASTM D 4177-82 (Approved 1982)

b) Federal Standard 141a, Method 4082.1.

c) National Fire Codes, National Fire Prevention Association, Battery March Park, Quincy, Massachusetts 02269 (1979).

d) United States Environmental Protection Agency, Washington, D.C., EPA-450/2-77-026, Appendix A (October 1977).

e) United States Environmental Protection Agency, Washington, D.C., EPA-450/2-78-051 Appendix A and Appendix B (December 1978).

f) Standard Industrial Classification Manual, published by Executive Office of the President, Office of Management and Budget, Washington, D.C., 1972

g) 40 CFR 60, Appendix A (1986).

h) United States Environmental Protection Agency, Washington D.C., EPA-450/2-78-041.

i) 40 CFR 80, Appendices D, E, and F, adopted March 22, 1989 at 54 Fed. Reg. 11897.

BOARD NOTE: The incorporations by reference listed above contain no later amendments or editions.

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## SUBPART Y: GASOLINE DISTRIBUTION

## Section 215.585 Gasoline Volatility Standards

a) No person shall sell, offer for sale, dispense, supply, offer for supply, or transport for use in Illinois gasoline whose Reid vapor pressure exceeds the applicable limitations set forth in subsections (b) and (c) during the regulatory control periods set forth as follows:



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

1) The regulatory control period for calendar year 1990 shall be July 1 to August 31 for retail outlets, wholesale purchaser-consumer facilities, and all other facilities.

2) The regulatory control period for calendar year 1991 and each calendar year thereafter shall be July 1 to August 31 for retail outlets, wholesale purchaser-consumer facilities, and all other facilities.

b) The Reid vapor pressure of gasoline, a measure of its volatility, shall not exceed 9.5 psi (65.5 kPa) during the regulatory control period in 1990 and each year thereafter.

c) The Reid vapor pressure of ethanol blend gasolines shall not exceed the limitations for gasoline set forth in subsection (b) by more than 1.0 psi (6.9 kPa). Notwithstanding this limitation, blenders of ethanol blend gasolines whose Reid vapor pressure is less than 1.0 psi above the base stock gasoline immediately after blending with ethanol are prohibited from adding butane or any product that will increase the Reid vapor pressure of the blended gasoline.

d) All sampling of gasoline required pursuant to the provisions of this Section shall be conducted by one or more of the following approved methods or procedures which are incorporated by reference in Section 215.105.

1) For manual sampling, ASTM D4057;

2) For automatic sampling, ASTM D4177;

3) Sampling procedures for Fuel Volatility, 40 CFR 80 Appendix D.

e) The Reid vapor pressure shall be measured in accordance with test method ASTM D323 or in the case of gasoline-oxygenate blends which contains water-extractable oxygenates, a modification of ASTM D323 as set forth in 40 CFR 80, Appendix E, incorporated by reference in Section 215.105.

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

f) The ethanol content of ethanol blend gasolines shall be determined by use of one of the approved testing methodologies specified in 40 CFR 80, Appendix F, incorporated by reference in Section 215.105.

g) Any alternate to the sampling or testing methods or procedures contained in subsections (d), (e), and (f) must be approved by the Agency, which shall consider data comparing the performance of the proposed alternative to the performance of one or more approved test methods or procedures. Such data shall accompany any request for Agency approval of an alternate test procedure.

h) Each refiner or supplier that distributes gasoline or ethanol blends shall:

1) During the regulatory control period, document and clearly designate the Reid vapor pressure of all gasoline or ethanol blends leaving the refinery or distribution facility for use in Illinois. Any facility receiving this gasoline shall be provided with a copy of the accompanying document specifying the Reid vapor pressure.

2) Maintain records for a period of two years on the Reid vapor pressure, quantity shipped and date of delivery of any gasoline or ethanol blends leaving the refinery or distribution facility for use in Illinois. The Agency shall be provided with copies of such records if requested.

(Source: Added at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



DEPARTMENT OF PUBLIC AID  
NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers:

	<u>Proposed Action:</u>
140.475	Amendment
140.476	Amendment
140.477	Amendment
140.478	Amendment
140.479	Amendment
140.480	Amendment
140.481	Amendment
- 4) Statutory Authority: Sections 5-5 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5 et seq. and 12-13)
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking will facilitate the approval process for developmentally disabled individuals receiving needed medical equipment as they move from larger institutions to smaller group care living arrangements. This rulemaking also clarifies and updates existing rules relating to medical supplies and equipment.
- 6) Will these proposed amendments replace emergency amendments currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date?

Yes	No
<input type="checkbox"/>	<input checked="" type="checkbox"/>
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.16	Amendment	March 10, 1989 (13 Ill. Reg. 2937)
140.17	Amendment	March 10, 1989 (13 Ill. Reg. 2937)

DEPARTMENT OF PUBLIC AID  
NOTICE OF PROPOSED AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
140.400	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.428	Amendment	September 15, 1989 (13 Ill. Reg. 14265)
140.429	Amendment	September 15, 1989 (13 Ill. Reg. 14265)
140.435	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.436	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.490	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.491	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.492	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.543	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.560	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.561	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.562	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.642	Amendment	November 28, 1988 (12 Ill. Reg. 19613)

- 10) Statement of Statewide Policy Objectives: No effect on local governmental units.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Thomas D. Toberman, Division of Medical Programs, Illinois Department of Public



## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

Aid, Prescott E. Bloom Building, 201 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62763, (217) 524-7335. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

## 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 12, 1989
- B) Types of small businesses affected: Medical Provider
- C) Reporting, bookkeeping or other procedures required for compliance: No new procedures required
- D) Types of professional skills necessary for compliance: No new skills required.

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 15476.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

Illinois Health and Hazardous Substances Registry

2) Code Citation:

77 Ill. Adm. Code 840

3) Section Numbers:

840.5  
840.10  
840.20  
840.30  
840.50  
840.60  
840.110  
840.115  
840.120  
840.200  
840.210  
840.215  
840.300  
840.305  
840.310

Appendix A  
Appendix B

Exhibit A  
Illustration A  
Illustration B  
Appendix C

Exhibit A  
Exhibit B  
Illustration A  
Illustration B  
Illustration C

Proposed Action:

New Section  
Amendment  
Amendment  
Amendment  
New Section  
Amendment  
Amendment  
Repealed  
Amendment  
Amendment  
New Section  
New Section  
New Section  
Amendment  
Amendment  
Amendment  
New Section  
New Section  
New Section  
New Section  
New Section

4) Statutory Authority:

Illinois Health and Hazardous Substances Registry Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq.)

Illinois Clinical Laboratory Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 621-101 et seq.)

Lead Poisoning Prevention Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1307.)

Section 55.31b of the Civil Administrative Code (Ill. Rev. Stat. 1987, ch. 127, par. 55.31(b)).



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

AN ACT relating to the prevention of developmental disabilities (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.)

## 5) A Complete Description of the Subjects and Issues Involved:

The "Illinois Health and Hazardous Substances Registry Act" requires the Department to establish a unified Registry to collect, compile and correlate information on public health and hazardous substances. This Registry, entitled the "Health and Hazardous Substances Registry", will compile information on: adverse pregnancy outcomes; cancer incidences; occupational diseases; location, transportation and exposure to hazardous nuclear materials; company profiles; and hazardous substances incidents. This information will be compiled in four interrelated components of the Registry: Cancer, Adverse Pregnancy Outcomes, Occupational Diseases and Hazardous Substances.

Subpart A of this Part contains the general provisions for the "Health and Hazardous Substances Registry" and all four components. These general provisions concern definitions, incorporated materials, availability of Registry information, and quality control. This rulemaking adds a section explaining the purpose of this Part, adds definitions, modifies the rules concerning access to data to clarify provisions concerning duplicate data requests, and allow disclosure of data to hospitals and Regional Perinatal Networks. In addition, a new section is being added to explain when and how fees are assessed and processed.

Subpart B of this Part contains the provisions for the Illinois State Cancer Registry. These provisions concern what entities must submit information, what information must be submitted, how the relevant information must be submitted and how the quality of the reporting system is reviewed. This rulemaking modifies the information to be reported and the terminology used to report information. In addition, Section 840.120 is being repealed as duplicative of Section 840.50.

Subpart C of this Part contains the provisions for the "Adverse Pregnancy Outcomes Reporting System". These provisions concern what entities must submit information, what information must be submitted, how the relevant information must be submitted and how the quality of the reporting system is reviewed. This rulemaking modifies the information to be reported to include urine toxicology information.

Subpart D of these Proposed Rules contains the provisions for the "Occupational Disease Registry". These provisions concern what entities must submit information, what information must be submitted, how the relevant information must be submitted and how the quality of the reporting system is reviewed. Local health authorities can elect to follow-up on cases. The Department proposes to require laboratory based

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

reporting of adults screened at 25 mcg/dl or greater and collection from existing reporting sources data bases of asbestosis, silicosis, and coal worker's pneumoconiosis information for the Occupational Disease Registry.

This rulemaking adds the Illinois State Cancer Registry Incidence Report Form; modifies Appendix B, Exhibit A and Illustration A concerning the information reported on the Infant Discharge Record; adds Appendix B, Exhibit B, Illustration B, Maternal Supplement Abstract to set forth the data elements collected through abstracting medical records; and adds Appendix C containing instructions and forms for reporting blood lead levels and abstracting other occupational disease incidence data from medical records.

The economic affect of this rulemaking is unknown. The Department believes that the factors that need to be included assessing this impact are the cost of reporting the data (which is already required under the Lead Poisoning Act), the cost of making records available for abstracting data and the cost of fees assessed for research projects. The Department requests information from the regulated public concerning the economic impact of this rulemaking.

The Department anticipates adopting this rulemaking by January 1, 1990.

## 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ☐ No ☒

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify the date: \_\_\_\_\_

## 8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ☒ No ☐

If "yes," please specify type: 6.02(a) ☒ or 6.02(b) ☐

## 9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes: \_\_\_\_\_

Section Numbers Proposed Action Ill. Reg. Citation

## 10) Statement of Statewide Policy Objectives:

Please specify: The proposed rulemaking expands the Illinois Health and



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

Hazardous Substances Registry to include Occupational Diseases reporting. Also, this rulemaking will affect all hospitals in the state, some of which are operated by units of local government. The Department believes that the data elements and procedures set forth in these proposed amendments are the least restrictive and minimum necessary to implement the provisions of the Act.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

Date, Time and Location of Public Hearing:

October 26, 1989

11:00 a.m.

First Floor Training Room

Illinois Department of Public Health

525 West Jefferson Street

Springfield, Illinois 62761

Other Pertinent Information:

This hearing will be for the sole purpose of gathering public comment on the proposed amendments. Persons interested in presenting testimony at this hearing are advised that the Department will adhere to the following procedures in the conduct of the hearing.

1. Each person presenting oral testimony shall provide to the Hearing Officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

September 8, 1989.

B) Type of Small Businesses Affected:

Clinical Laboratories or Hospital Laboratories, local health authorities.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Completion of the blood lead analysis form and procedures relating to it.

D) Types of Professional Skills Necessary for Compliance:

Knowledge of laboratory and medical records reporting (laboratory personnel or medical records coder).

The full text of the Proposed Rules begins on the next page:



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH  
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER P: HAZARDOUS AND POISONOUS SUBSTANCESPART 840  
ILLINOIS HEALTH AND HAZARDOUS  
SUBSTANCES REGISTRY

## SUBPART A: GENERAL REGISTRY PROVISIONS

## Section

840.5 Purpose  
840.10 Definitions  
840.20 Incorporated Materials  
840.30 Availability of Registry Information  
840.40 Administrative Hearings  
840.50 Quality Control  
840.60 Fee Assessment

## Section

840.100 Entities Required to Submit Information  
840.110 Information Required to be Reported  
840.115 Methods of Reporting Cancer Registry Information  
840.120 Quality Control

## SUBPART B: ILLINOIS STATE CANCER REGISTRY

## SUBPART C: ADVERSE PREGNANCY OUTCOMES REPORTING SYSTEM

840.200 Entities Required to Submit Information  
840.210 Adverse Pregnancy Outcomes Information Required to be Reported  
840.215 Methods of Reporting APORS Information

## SUBPART D: OCCUPATIONAL DISEASE REGISTRY

840.300 Entities Required to Submit Information (Occupational Disease Component)  
840.305 Information Required to be Reported  
840.310 Methods of Reporting Occupational Disease

## Appendix A

Appendix B ISCR Incidence Report Form  
Exhibit A Forms and Instructions for APORS Reporting  
Illustration A Instructions for Completing the Infant Discharge Record  
Illustration B Infant Discharge Record  
Illustration C Maternal Supplement Abstract

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

Appendix C  
Exhibit A

Forms and Instructions for Occupational Disease Registry  
Instructions for Completing The Laboratory Based Report of  
Adult Blood Lead Analysis  
Instructions for Completing the Follow-Up Report of Adult  
Blood Lead Analysis (Local Health Authorities will use this  
form)

## Exhibit B

## Illustration A

Laboratory Report of Adult Elevated Blood Lead Analysis  
Follow-up Report of Adult Blood Lead Levels Analysis  
Occupational Disease Registry Abstract Information From the  
Illinois Health Care Cost Containment Council

## Illustration B

Laboratory Report of Adult Elevated Blood Lead Analysis  
Follow-up Report of Adult Blood Lead Levels Analysis  
Occupational Disease Registry Abstract Information From the  
Illinois Health Care Cost Containment Council

AUTHORITY: Implemented and authorized by the Illinois Health and Hazardous Substances Registry Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq.), Section 55.31b of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 55.31b), "AN ACT relating to the prevention of developmental disabilities" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.), and the Lead Poisoning Prevention Act (Ill. Rev. Stat., 1987, ch. 111 1/2, par. 1301 et seq., specifically par. 1307).

SOURCE: Adopted at 10 Ill. Reg. 7842, effective May 19, 1986; amended at 12 Ill. Reg. 13173, effective August 1, 1988; amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

NOTE: Capitalization denotes statutory language.

SUBPART A: GENERAL REGISTRY PROVISIONS

## Section 840.5 Purpose

a) IT IS THE PURPOSE OF THE ILLINOIS HEALTH AND HAZARDOUS SUBSTANCES REGISTRY ACT (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq.) TO ESTABLISH A UNIFIED STATEWIDE PROJECT TO COLLECT, COMPILE AND CORRELATE INFORMATION ON PUBLIC HEALTH AND HAZARDOUS SUBSTANCES. SUCH INFORMATION IS TO BE USED TO ASSIST IN THE DETERMINATION OF PUBLIC POLICY AND TO PROVIDE A SOURCE OF INFORMATION FOR THE PUBLIC. THE REGISTRY SHALL CONSIST OF THE COMPILATION OF INFORMATION IN THE FOLLOWING CATEGORIES:

- 1) ADVERSE PREGNANCY OUTCOMES;
- 2) CANCER INCIDENTS;
- 3) OCCUPATIONAL DISEASES;
- 4) LOCATION, TRANSPORTATION, AND EXPOSURE TO HAZARDOUS NUCLEAR MATERIALS;
- 5) COMPANY PROFILES; AND
- 6) HAZARDOUS SUBSTANCES INCIDENTS.

b) The following subparts of this Part 840 apply to the different components of the Illinois Health and Hazardous Substances Registry:  
Subpart A: General Registry Provisions; Subpart B: Illinois State



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

Cancer Registry; Subpart C: Adverse Pregnancy Outcome Reporting System and Subpart D: Occupational Disease Registry.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 840.10 Definitions

"Act" means the Illinois Health and Hazardous Substances Registry Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq.).

"ADVERSE PREGNANCY OUTCOMES" INCLUDES BUT IS NOT LIMITED TO BIRTH DEFECTS, FETAL LOSS, INFANT MORTALITY, LOW BIRTH WEIGHT, SELECTED LIFE-THREATENING CONDITIONS, AND OTHER DEVELOPMENTAL DISABILITIES AS DEFINED IN SECTION 840.210 OF THIS PART. (Section 3(1) of the Act.)

"Ambulatory Surgical Treatment Center" means any facility subject to licensure pursuant to the "Ambulatory Surgical Treatment Center Act" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.1); and any other institution, place, or building devoted primarily to the maintenance and operation of facilities for the performance of surgical procedures which is maintained by the state or local government bodies.

"APORS" means Adverse Pregnancy Outcomes Reporting System.

"CANCER" MEANS ALL MALIGNANT NEOPLASMS, REGARDLESS OF THE TISSUE OF ORIGIN, INCLUDING MALIGNANT LYMPHOMA AND LEUKEMIA. (Section 3(e) of the Act).

"Cancer-confirming report" means the simple biopsy, excision biopsy or surgical pathology report(s) that confirm(s) the morphologic (histologic) type of cancer, primary site, and the stage or extent of disease.

"CANCER INCIDENCE" MEANS A MEDICAL DIAGNOSIS OF CANCER, CONSISTING OF A RECORD OF CASES OF CANCER AND SPECIFIED CASES OF TUMOROUS OR PRECANCEROUS DISEASES WHICH OCCUR IN ILLINOIS, AND SUCH OTHER INFORMATION CONCERNING THESE CASES AS THE DEPARTMENT DEEMS NECESSARY OR APPROPRIATE IN ORDER TO CONDUCT THOROUGH AND COMPLETE EPIDEMIOLOGICAL SURVEYS OF CANCER AND CANCER-RELATED DISEASES IN ILLINOIS. (Section 3(f) of the Act).

"Cancer Program" means a program which meets or exceeds the following institutional resource requirements:

Has a functioning multidisciplinary cancer committee;

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

Provides resources for the diagnosis and treatment of cancer, and;

Is directed at improving the facility's cancer control efforts in activities such as: prevention, early diagnosis, pretreatment evaluation, staging, optimal treatment, rehabilitation, surveillance for recurrent and multiple primary cancers, and care of dying cancer patients.

"Clinical Laboratory" means any clinical laboratory as defined in the Illinois Clinical Laboratories Act. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 621-101 et seq., as amended specifically-par. 622-103).

"COMPANY PROFILE" INCLUDES BUT IS NOT LIMITED TO THE NAME OF ANY COMPANY OPERATING IN THE STATE OF ILLINOIS WHICH GENERATES, USES, DISPOSES OF OR TRANSPORTS HAZARDOUS SUBSTANCES, IDENTIFICATION OF THE TYPES OF PERMITS ISSUED IN SUCH COMPANY'S NAME RELATING TO TRANSACTIONS INVOLVING HAZARDOUS SUBSTANCES, INVENTORY OF HAZARDOUS SUBSTANCES HANDLED BY SUCH COMPANY, AND THE MANNER IN WHICH SUCH HAZARDOUS SUBSTANCES ARE USED, DISPOSED OF, OR TRANSPORTED BY THE COMPANY. (Section 3(j) of the Act).

"Congenital factors" means those factors which influence the intrauterine growth, development and formation of the fetus and neonate.

"COUNCIL" MEANS THE HEALTH AND HAZARDOUS SUBSTANCES COORDINATING COUNCIL. (Section 3(c) of the Act).

"DEPARTMENT" MEANS THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 3(a) of the Act).

"DIRECTOR" MEANS THE DIRECTOR OF THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 3(b) of the Act).

"Elevated Blood Lead Level" means a concentration of lead in whole blood in excess of 25 micrograms per deciliter.

"Facility" is a hospital, clinical laboratory, ambulatory surgical treatment center or other entity as defined in these rules which is required to make reports to the Department pursuant to Section 840.100 of this Part.

"Facility identifying information" means any information, collection or grouping of data from which the identity of the facility to which it relates may be discerned, e.g., name, address or Facility I.D.

"HAZARDOUS NUCLEAR MATERIAL" MEANS ANY SOURCE OR SPECIAL NUCLEAR



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

MATERIAL INTENDED FOR USE OR USED AS AN ENERGY SOURCE IN A PRODUCTION OR UTILIZATION FACILITY AS DEFINED IN SEC. 11.V. OR 11.CC. OF THE FEDERAL ATOMIC ENERGY ACT OF 1954 AS AMENDED;

ANY FUEL WHICH HAS BEEN DISCHARGED FROM SUCH A FACILITY FOLLOWING IRRADIATION, THE CONSTITUENT ELEMENTS OF WHICH HAVE NOT BEEN SEPARATED BY REPROCESSING; OR

ANY BY-PRODUCT MATERIAL RESULTING FROM OPERATION OF SUCH A FACILITY. (Section 3(k) of the Act).

"HAZARDOUS SUBSTANCES" MEANS A HAZARDOUS SUBSTANCE AS DEFINED IN SECTION 3 OF THE ENVIRONMENTAL PROTECTION ACT. (Section 3(h) of the Act).

"HAZARDOUS SUBSTANCES INCIDENT" INCLUDES BUT IS NOT LIMITED TO SPILL, FIRE OR ACCIDENT INVOLVING HAZARDOUS SUBSTANCES, ILLEGAL DISPOSAL, TRANSPORTATION, OR USE OF HAZARDOUS SUBSTANCES, AND COMPLAINTS OR PERMIT VIOLATIONS INVOLVING HAZARDOUS SUBSTANCES. (Section 3(i) of the Act).

"Hospital" means any facility subject to licensure pursuant to the Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.); and any other institution, place or building devoted primarily to the maintenance and operation of facilities for the performance of medical or surgical care which is maintained by the State or local government bodies.

"Hospital Cancer Program" is any hospital program which maintains a cancer committee, holds cancer conferences, conducts cancer patient evaluation studies, maintain a cancer registry, and has applied for or received accreditation by the American College of Surgeons.

"Hospital Tumor Registry" is a data collection system that function is to monitor all types of cancer diagnosed or treated at that facility by collecting case identification, a description of the patient and the cancer, treatment and follow-up data.

"ICD-9-CM" means International Classification of Diseases, 9th Revision Clinical Modification 1986-ed., World Health Organization, Geneva, Switzerland.

"Infant Discharge Record" is a form provided by the Department for identifying and reporting adverse pregnancy outcomes by a reporting facility to the Department (See Appendix B, Illustration A).

"Lead Hazard" means a lead bearing substance which poses an immediate health hazard to humans, due to its accessibility.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

"Local Health Authority" means the full-time official health department or board of health as recognized by the Department, which has jurisdiction over a particular geographical area.

"mcg/dl" means micrograms per deciliter.

"Morphology" means a concise diagnostic description of a tumor which includes the kind of tumor, the behavior of the tumor (e.g., benign, in-situ, malignant, or malignant uncertain, whether primary or metastatic), and the grade or degree of differentiation of the cells.

"Neonate" means an infant less than 28 days of age.

"Newly diagnosed" means a condition or disease first discovered or diagnosed by a licensed physician or dentist in a resident of the State of Illinois or a non-resident receiving medical diagnosis or treatment in the State of Illinois.

"OCCUPATIONAL DISEASE" INCLUDES BUT IS NOT LIMITED TO ALL OCCUPATIONAL DISEASES COVERED BY THE WORKERS' OCCUPATIONAL DISEASES ACT. (Section 3(g) of the Act).

"Other facility" means any person, organization, institution, corporation, partnership or other entity not required to be licensed as a health care facility by the State of Illinois which maintains and operates facilities for the performance of diagnostic, laboratory or therapeutic services for the identification and treatment of cancer.

"Patient identifying information" means any information or collection or grouping of data from which the identity of the person to whom it relates may be discerned, e.g. name, address and social security number.

"PERINATAL" MEANS THE PERIOD OF TIME BETWEEN THE CONCEPTION OF AN INFANT AND THE END OF THE FIRST MONTH OF LIFE. (Section 2(a) of the Perinatal Act).

"Perinatal Act" means "AN ACT relating to the prevention of developmental disabilities" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.).

"PERINATAL CENTER" MEANS A REFERRAL FACILITY INTENDED TO CARE FOR THE HIGH RISK PATIENT BEFORE, DURING OR AFTER LABOR AND DELIVERY AND CHARACTERIZED BY SOPHISTICATION AND AVAILABILITY OF PERSONNEL, EQUIPMENT, LABORATORY, TRANSPORTATION TECHNIQUES, CONSULTATIONS AND OTHER SUPPORT SERVICES. (Section 2(e) of the Perinatal Act.)



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

"Primary site" means the anatomic location in a cancer patient which identifies the site of origin of a tumor, (e.g., where the cancer first began).

"Regional Perinatal Network" means any number and combination of hospital-based maternity and newborn facilities functioning at one of three levels of perinatal care.

"REGISTRY" MEANS THE ILLINOIS HEALTH AND HAZARDOUS SUBSTANCES REGISTRY ESTABLISHED BY THE DEPARTMENT OF PUBLIC HEALTH UNDER SECTION 6 OF THE ACT. (Section 3(d) of the Act).

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 840.20 Incorporated Materials

a) The following materials are incorporated and referenced in this Part:

1) State of Illinois Statutes

- A) Illinois Health and Hazardous Substances Registry Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq.) (See Sections 840.5, 840.10 definition of "Act.")
- B) AN ACT relating to the prevention of developmental disabilities (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 2101 et seq.) (See Section 840.10 definition of "Perinatal Act.")
- C) Section 55.316 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 55.316).
- D) Lead Poisoning Prevention Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1301 et seq.).
- E) Ambulatory Surgical Treatment Center Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.1) (See Section 840.10 definition of "Ambulatory Surgical Treatment Center.")
- F) Illinois Clinical Laboratory Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 621-101 et seq.) (See Section 840.10 definition of "Clinical Laboratory.")
- G) Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.) (See Section 840.10 definition of "Hospital.")
- H) Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116,

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

par. 201 et seq.) (See Section 840.306).

- I) Part 21 of Article 8 of the Code of Civil Procedure, commonly known as the "Medical Studies Act" (Ill. Rev. Stat. 1987, ch. 110, par. 8-2101 et seq.) (See Section 840.30 (g) and 840.200 (a)).
- J) State Records Act (Ill. Rev. Stat. 1987, ch. 116, par. 43.4 et seq.) (See Section 840.30 (h)).
- K) Vital Records Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 73-1 et seq.) (See Section 840.210 (e)).
- 1) ~~International Classification of Diseases for Oncology, 1976-ed., World Health Organization, Geneva, Switzerland,--(See Section 840.115).~~
- 2) State of Illinois Regulation:
  - A) Freedom of Information Rules (2 Ill. Adm. Code 1126) (See Section 840.30 (a)).
  - B) Rules and Regulations for Administrative Hearings (77 Ill. Adm. Code 100) (See Section 840.40).
  - C) Hospital Licensing Requirements (77 Ill. Adm. Code 250) (See Section 840.215 (b)).
  - D) Regionalized Perinatal Health Care Code (77 Ill. Adm. Code 640) (See Section 840.200 (a) and 840.215 (b)).
- 2) 42-CFR-241-pars.-4a-j, 6a-b, 7a-b1.--(See-Section-840-30)-
- 3) Federal Rules
  - A) 42 CFR 2A, pars. 4 a-j, 6 a-b, 7 a-b1 (See Section 840.30 (b) and 840.110 (f)).
  - B) 29 CFR 1910.1025 (See Section 840.10 definition of "Emergency Removal of Worker With an Elevated Blood Lead Level" and 840.30).
- 3) 2-111-Adm.-Code-1126.--(See-Section-840-30)-
- 4) Other Guidelines and Materials
  - A) International Classification of Diseases, 9th Revision Clinical Modification, World Health Organization, Geneva.



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

8) International Classification of Diseases for Oncology, 1976, World Health Organization, Geneva, Switzerland (See Section 840.115).

- 4) 77-1117-Adm--Code-100--(See-Section-840-40):
- b) All citations to federal regulation in this Part concern the specified regulations in the 1989 1985 Code of Federal Regulations, unless another date is specified.
- c) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 13 Ill. Reg. , effective )

## Section 840.30 Availability of Registry Information

- a) All reports issued by the Department which are aggregated to make it impossible to identify any patient or reporting facility, including the annual report, shall be made available to the public pursuant to the Department's Freedom of Information rules (2 Ill. Adm. Code 1126) and the Freedom of Information Act. ~~(117-Rev--Stat--1987--ch--116; par--201-et-seq--)~~
- b) All requests by medical or epidemiologic researchers for confidential Registry data must be submitted in writing to the Registry. The request must include a study protocol which contains: objectives of the research; rationale for the research including scientific literature justifying current proposal; overall study methods, including copies of forms, questionnaires, and consent forms used to contact facilities, physicians or study subjects; including methods for documenting compliance with 42 CFR 2A, pars. 4 a-j, 6 a-b, 7 a-b1 ~~42-CFR-2a-4(a)-through-(j), 2a-6(a)-and-(b), and-2a-7(a)-through-(b)(1)(1987); methods for the processing of data; storage and security measures taken to insure confidentiality of patient identifying information; time frame of the study; a description of the funding source of the study (e.g. federal contract); the curriculum vitae of the principal investigator and a list of collaborators. In addition, the research request must specify what patient or facility identifying information is needed and how the information will be used.~~



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

strictly confidential, will communicate the requirements of this section to all officers, agents, and employees, will discipline all persons who may violate the requirements of this section, and will notify the Department in writing within forty-eight (48) hours of any violation of this section, including full details of the violation and corrective actions to be taken;

- D) all data provided by the Department pursuant to this contract may only be used for the purposes named in this contract and that any other or additional use of the data may result in immediate termination of this contract by the Department;
- E) all data provided by the Department pursuant to this contract is the sole property of the Department and may not be copied or reproduced in any form or manner and agrees to return all data and all copies and reproduction of the data to the Department upon termination of this contract.
- 2) Any departures from the approved protocol must be submitted in writing and approved by the Director in accordance with subsection (c)(2) above prior to initiation. No patient or facility identifying information may be released by a researcher to a third party.
- e) The Department shall disclose individual patient or facility information to the reporting facility, which originally supplied that information to the Department, upon written request of the facility.
- f) The Department, by signed and reciprocating agreement, may disclose individual patient information concerning residents of another state to the registry in the individual's state of residence only if the recipient of such information is legally required to hold such information in confidence and provides protection from disclosure of patient identifying information equivalent to the protection afforded by the Illinois law.
- g) The patient identifying information submitted to the Department by those entities required to submit information under the Act and this Part is to be used in the course of medical study under the Part 21 of Article 8 of the Code of Civil Procedure (111-Rev-Stat-1987-eh-110, par-8-2101-et-seq-). Therefore, this information is privileged from disclosure by the Part 21 of Article 8 of the Code of Civil Procedure.
- h) THE IDENTITY OF ANY FACILITY OR, ANY GROUP OF FACTS WHICH TENDS TO LEAD TO THE IDENTITY, OF ANY PERSON WHOSE CONDITION OR TREATMENT IS

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

SUBMITTED TO THE ILLINOIS HEALTH AND HAZARDOUS SUBSTANCES REGISTRY IS CONFIDENTIAL AND SHALL NOT BE OPEN TO PUBLIC INSPECTION OR DISSEMINATION. Such information shall not be available for disclosure, inspection or copying under the Freedom of Information Act (111-Rev-Stat-1987-eh-116, par-201-et-seq-) or the State Records Act (111-Rev-Stat-1987-eh-116, par-43-4-et-seq-). ALL INFORMATION FOR SPECIFIC RESEARCH PURPOSES MAY BE RELEASED IN ACCORDANCE WITH PROCEDURES ESTABLISHED BY THE DEPARTMENT IN THIS SECTION. (Section 4(d) of the Act.).

- i) HOSPITALS, LABORATORIES, OTHER FACILITIES OR PHYSICIANS SHALL NOT BE HELD LIABLE FOR THE RELEASE OF INFORMATION OR CONFIDENTIAL DATA IN ACCORDANCE WITH THIS ACT. THE DEPARTMENT SHALL PROTECT ANY INFORMATION MADE CONFIDENTIAL OR PRIVILEGED UNDER LAW. (Section 4(e) of the Act.).
- j) Every hospital shall provide representatives of the Department with access to information from all medical, pathological, and other pertinent records and logs related to reportable registry information. The mode of access and the time during which this access will be provided shall be by mutual agreement between the hospital and the Department. The Department shall not require hospitals to provide information on cases which are dated more than two years before the Department's request for further information.
- k) Every hospital shall provide access to information regarding specified patients or other patients specified for research studies, related to reportable registry information, conducted by the Department. Any disputes as to access shall be resolved by the hospital and the Department within 30 days after requests for access have been denied.
- 1) The Department shall disclose individual patient or facility information obtained from each Regional Perinatal Network facility to the Regional Perinatal Network's Perinatal Center, upon written request of that particular Perinatal Center's Clinical Director.
- m) The Department shall disclose summary and statistical reports containing information which identifies individual patients or individual hospitals to the hospital which reported the patient, to the Perinatal Center with which it is affiliated, and to the local health agency designated by the Department to provide follow-up services to patients. Such reports may contain information provided by the referring hospital and information provided by the follow-up agency. Patient and reporting facility specific data provided to the appropriate designee under this section is confidential and shall not be otherwise disclosed.



(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

#### Section 840.50 Quality Control

- a) Reporting facilities shall be subject to review at least but not limited to, once each year for the purpose of assessing the quality and completeness of the data reporting by the facility. The review consists of the following three components. The first component consists of the Department auditing the reporting facilities to determine if all newly diagnosed cases have been identified. The second component consists of the Department re-abstracting a sample of a reporting facility's medical records to determine the completeness and accuracy of information previously submitted to the registry. The third component consists of the reporting facilities abstracting a sample of standard medical records to determine the uniformity of data collection.

- b) A reporting facility shall, upon request of the Department within two-years-of-submission, supply missing information if known, provide additional medical information when needed or clarify information previously submitted to the Department.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

#### Section 840.60 Fee Assessment

The Department shall charge persons or organizations, other than State agencies or other units of state government including the Illinois General Assembly and Staff, for requested summaries or analyses of data which are not included in any report, survey or compilation of data prepared by the Department.

- a) All requests for summaries or analyses of data not included in any report, survey or compilation of data prepared by the Department shall be in writing and include a protocol which meets the requirements of Section 840.30(b) of this Part.

- b) Fees shall be assessed based upon the following:

- 1) Cost of data processing and programming;
- 2) Cost of administrative and clerical processing;
- 3) Cost of supplies and materials, if any; and
- 4) Cost of postage.

- c) Upon receipt of the written request, the Department shall estimate the amount of the fee calculated in accordance with subsection (b).

Payment of 50 percent of the estimated fee shall be rendered prior to initiating the project requested. All payments are nonrefundable.

- d) Full payment of the final assessed fee shall be rendered upon receipt of the final statement of fee assessment and prior to receipt of the requested data.

- e) Failure to submit the full assessed fee within 60 days of the final statement of fee assessment shall be deemed a withdrawal of the request. The Department shall refuse future requests from a requestor who has not paid assessed fees.

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

#### SUBPART B: ILLINOIS STATE CANCER REGISTRY

#### Section 840.110 Information Required to be Reported

- a) A facility required to submit information shall report each cancer incidence and other tumorous and precancerous disease, as specified in this section, to the Department.

- b) This information to be reported shall be provided upon forms supplied by the Department. The facility tumor registrar or other person designated by the facility shall abstract information from the cancer patient's record onto the standard forms supplied by the Department. The information to be reported is divided into six five subject areas, each containing a particular set of information. The six five subject areas of the incidence report shall include the following are:

- 1) Reporting Information - This area provides information concerning the type of report being submitted; whether a new report, a change to be made on an existing report, or a deletion of a previously submitted report. It also includes the abstractor identification code and the date the abstract is completed along with the abstract number.
- 2) Patient Data and Resident Address - This area contains the patient's full name (including maiden name, when applicable and available), the patient's Social Security number, and the patient's residential address.
- 3) Personal Data - This area contains other personal data: patient's birthdate, age, sex, race, Hispanic origin, birthplace, usage history of tobacco and alcohol, current or most recent occupation and industry, and longest lifetime



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

occupation and industry.

- 4) Diagnosis Data - Information concerning the patient's diagnosis of cancer(s) is collected in this area. This information consists of: initial diagnosis date, method of diagnosis, primary site, laterality morphology, stage of disease, existence of other reportable primary diseases, first course cancer directed therapy, and specification of previous cancer sites and dates of diagnoses.

- 5) Facility Data - This area provides information on the reporting facility: the facility identification number provided by the Department of Public Health if available, outpatient status, the case identification type, discharge date and status, and class of case.

- 6) Follow-Up Data - Information concerning the patient's alive or deceased status. This information consists of: date of last follow-up or death, follow-up status, type of follow-up, cause of death, and whether patient information is incomplete.

- c) For facilities without existing tumor registries copies of the pathology report(s) and hematology report(s) shall be provided in cases confirmed by laboratory analysis.
- d) Each patient's cancer incidence report form shall be sent within six months of the date of diagnosis or within four months of the date of discharge from the reporting facility, whichever is sooner.
- e) Every hospital, clinical laboratory, ambulatory surgical treatment center and other facility shall provide representatives of the Department with access to information from all medical, pathological, and other pertinent records and logs related to cancer incidence.
- f) Every hospital, ambulatory surgical treatment center, clinical laboratory and other facility shall provide access to information regarding specified cancer patients or other patients specified for research studies related to cancer prevention and control conducted by the Department and which have been approved after appropriate review by the Department for assuring protection of human subjects. (42 CFR 2A, pars. 4a-j, 6a-b, 7a-b1).

(Source: Amended at 13 Ill. Reg. \_\_\_\_, effective \_\_\_\_)

Section 840.115 Methods of Reporting Cancer Registry Information

- a) All patients identified at a reporting facility, whether as an

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

inpatient or outpatient, who meet one of the two following criteria are reportable to the Registry:

- 1) Patients with a newly diagnosed cancer, who have within six months after diagnosis, received cancer directed treatment or refused treatment.

AGENCY NOTE: Because of the possibility of one patient being diagnosed or treated in more than one facility, it is necessary to make the determination if the the patient is still classified as "newly diagnosed." For example, if a patient is first diagnosed and definitively treated in Hospital A in February, 1986, but was then referred to Hospital B in April, 1986, for further definitive treatment for that cancer, that patient would be a reportable case for Hospital A and B.

- 2) Patient with cancer diagnosed through autopsy.

- b) A patient is considered to have a malignant neoplasm when a licensed physician, or dentist, indicates that he/she does. Otherwise, the following terminology, when applied to a malignancy, shall be interpreted as indicating involvement by a cancerous tumor:

- 1) Presumed;  
2) Probable,  
2)3) Consistent with,  
3)4) Compatible with,  
4)5) Suspected,  
6) Most-likely,  
5) Extension or invasion 'to', 'onto', 'into', 'out onto'.

- c) The following terminology, when applied to a malignancy, shall be interpreted as indicating non-involvement by a cancerous tumor:

- 1) Questionable,  
2) Possible,  
3) Suggests,  
4) Equivocal,



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- 5) Rule Out.  
6) Very Close To.
- d) Determination of whether or not a given primary tumor is reportable shall be made by reference to the morphology codes (M-codes) of the INTERNATIONAL CLASSIFICATION OF DISEASES FOR ONCOLOGY (ICD-O).
- e) The specified cases of tumorous or precancerous diseases which shall be reported to the Registry are:
- 1) benign intracranial tumors, and
  - 2) other conditions which the facility wishes to report.
- f) Cases of basal or squamous cell neoplasms of the skin (i.e., ICD-O codes T-173.0-173.9 with M8050 through M8110) shall only be reported when located in the following areas: penis, scrotum, anus, eyelid, and muco-cutaneous junctions of the lips, labia and vulva.
- g) There are two mechanisms by which a reporting facility can report cancer cases. These depend on whether or not the reporting facility maintains a cancer program and tumor registry:
- 1) OPTION #1. Facilities that maintain a cancer program and a tumor registry shall submit the incidence report form on diagnosed cancers to the Registry. The incidence report forms shall be submitted monthly in batches according to the schedule established by the Department. These facilities shall code the shaded boxes for primary site and morphology and shall specify clearly in writing in the space provided on the incidence report form, the primary site and morphology.
  - 2) OPTION #2. All other facilities shall submit the incidence report form on diagnosed cancers to the Registry. The incidence report forms shall be submitted monthly in batches according to the schedule established by the Department. These reporting facilities shall staple the patient's cancer-confirming pathology report to the incidence report form shall specify clearly in writing in the space provided on the incidence report form, the primary site and morphology and shall not code the primary site or morphology.
- h) All reporting facilities are responsible for complete casefinding, which means identifying all first time reported cancer patients and completing an incidence report form for the Registry. Casefinding techniques shall be implemented through the review of the clinical record and pathology and cytology reports.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- 1) Any patient's clinical record identified with any of the following ICD-9-CM Diagnosis Codes by the Medical Record Department shall be reviewed for reportability to the Registry:
- |                |   |
|----------------|---|
| A) 140-208     | Malignancies (10 & 20).                     |
| B) 211.8       | Mesothelioma of Peritoneum                  |
| C) 212.3       | Adenoma of lung or bronchus.                |
| D) 212.4       | Mesothelioma of Pleura                      |
| E) 230-234     | Carcinoma-in-situ - all sites.              |
| F) 235-238     | Neoplasms of uncertain behavior.            |
| G) 239         | Neoplasms of unspecified nature.            |
| H) 273.3       | Waldenstrom's macroglobulinemia.            |
| I) V10.0-V10.9 | Personal history of malignant neoplasms.    |
| J) V58.0       | Radiation therapy for malignancy.           |
| K) V58.1       | Maintenance chemotherapy.                   |
| L) V66.1       | Convalescence following radiotherapy        |
| M) V66.2       | Convalescence following chemotherapy        |
| N) V67.1       | Follow-up exam following radiation therapy. |
| O) V67.2       | Follow-up exam following chemotherapy.      |
| P) V76         | Special screening for malignant neoplasms.  |
- 2) All pathology and cytology reports from the facility with a positive morphologic diagnosis of cancer shall be reviewed for reportable neoplasms, including reports on inpatient and outpatient surgical resections and biopsy specimens, bone marrow biopsies, cytology specimens and autopsies.
- 3) Any conflict of interpretation of cancer incidence shall defer to the clinician's determination.
- †) All reporting facilities shall submit the incidence report form(s) on a monthly basis as described below:



DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 1) All facilities with names beginning with the first letter of A-G shall report during the 1st week of the month.
- 2) All facilities with names beginning with the first letter H-N shall report during the 2nd week of the month.
- 3) All facilities with names beginning with the first letter S shall report during the 3rd week of the month.
- 4) All facilities with names beginning with the first letter O-Z (excluding S) shall report during the 4th week of the month.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 840.120 Quality Control (Repealed)

a) Reporting facilities shall be subject to review at least once each year for the purpose of assessing the quality and completeness of the cancer incidence reporting by the facility. The review consists of the following three components:--The first component consists of the Department auditing the reporting facilities to determine if all newly diagnosed cases have been identified. The second component consists of the Department reabstracting a sample of a reporting facility's medical records to determine the completeness and accuracy of information previously submitted to the registry. The third component consists of the reporting facilities abstracting a sample of standard medical records to determine the uniformity of data collection at the request of the Department.

b) A reporting facility shall, upon request of the Department within two years of submission, supply missing information if known; additional cancer confirming reports or clarify information previously submitted to the Department.

(Source: Repealed at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

SUBPART C: ADVERSE PREGNANCY OUTCOMES REPORTING SYSTEM

Section 840.200 Entities Required to Submit Information

- a) The Department requires all hospitals to report adverse pregnancy outcome incident information. The Hospital's Perinatal Review Committee established pursuant to 77 Ill. Adm. Code 640.70 or other committee established for the purpose of INTERNAL QUALITY CONTROL OR OF MEDICAL STUDY FOR THE PURPOSE OF REDUCING MORBIDITY OR MORTALITY OR IMPROVING PATIENT CARE shall collect and submit the required

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

information to the Department. (Section 8-2101 of the Code of Civil Procedure, Ill. Rev. Stat. 1987, ch. 110, par. 8-2101).

- b) The Department requests, but does not require, the following facilities to report adverse pregnancy outcomes information concerning present or past residents of Illinois:

- 1) Hospitals outside Illinois, except the St. Louis perinatal centers, and hospitals maintained by the Federal Government or other governmental agencies within the United States.
- 2) Hospitals within the United States.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 840.210 Adverse Pregnancy Outcomes Information Required to be Reported

- a) Every hospital shall participate in the Adverse Pregnancy Outcomes Reporting System by reporting each adverse pregnancy outcome incident to the Department.

- b) An adverse pregnancy outcome incident consists of any infant which meets one of the criteria set forth below prior to discharge from newborn hospitalization:

- 1) Discharge from a patient care unit or bassinets(s) designated by the hospital to provide intensive care services requiring constant nursing services and continuous cardiopulmonary and other support services for infants with life threatening conditions (stay in the unit must exceed 24 hours);

- 2) Diagnosis of a positive urine toxicology for any drug and/or showing signs of drug toxicity or withdrawal.

- 32) Diagnosis with a congenital anomaly as defined by ICD-9-CM codes, ranging from 740.0 to 759.9;

- 43) A serious congenital infection;

- A) syphilis (ICD-9-CM 090)
- B) congenital infections (ICD-9-CM 771),

- 54) An endocrine, metabolic or immune disorder,

- A) hypothyroidism (ICD-9-CM 243),
- B) adrenogenital syndrome



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- (ICD-9-CM 255.2),  
 C) inborn errors of metabolism  
 (ICD-9-CM 270 to 273), and  
 D) cystic fibrosis (ICD-9-CM 277.0), and  
 E) immune deficiency disorder (ICD-9-CM 279.2);
- 65) A blood disorder;
- A) leukemia (ICD-9-CM 204 to 208),  
 B) hereditary hemolytic anemias (ICD-9-CM 282),  
 C) constitutional aplastic anemia (ICD-9-CM 284), and  
 D) coagulation defects (ICD-9-CM 286);

## 76) Other conditions;

- A) neurofibromatosis (ICD-9-CM 237.7),  
 B) retinopathy of prematurity (ICD-9-CM 362.21),  
 C) chorioretinitis (ICD-9-CM 363.2),  
 D) strabismus (ICD-9-CM 378),  
 E) endocardial fibroelastosis (ICD-9-CM 425.3),  
 F) occlusion of cerebral arteries (ICD-9-CM 434),  
 G) fetal alcohol syndrome (ICD-9-CM 760.71),  
 H) intrauterine growth retardation (ICD-9-CM 764.9), and  
 I) cerebral lipidoses (ICD-9-CM 330.1);

- 87) A birthweight of less than 1501 grams; or
- 98) Diagnosis as a perinatal or neonatal death.

109) AGENCY NOTE: Fetal death (gestation greater than 20 weeks) is considered an adverse pregnancy outcome and will be included in the APORS database. However, fetal deaths do not have to be reported through APORS, because these deaths are already reported and compiled in the Department's Vital Records database. In addition, the products of induced abortions shall not be reported to APORS.

- c) The APORS will also be complemented with information from the Department's Vital Records database under the Vital Records Act (Ill. Rev. Stat., ch. 111-1/2, pars. 73-1-et-seq.) and other Maternal and Child Health reports and submissions.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 840.215 Methods of Reporting APORS Information

- a) The Adverse Pregnancy Outcomes Reporting System consists of one form

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

of reporting. This reporting shall be on the forms provided by the Department or through electronic means compatible with the Department's data processing system. Every hospital shall develop procedures and policies for identifying reportable infant cases to APORS. (See Appendix B, Illustration A).

- b) The Infant Discharge Record (Appendix B, Illustration A) shall be completed by the hospital providing the highest level of care and distributed within seven days of discharge (See 77 Ill. Adm. Code 250.1820 and 77 Ill. Adm. Code 640 for explanation of levels of care). The form must be typed or completed in ball point pen. In addition, all dates must be entered in numeric form.

- c) The Infant Discharge Record shall be distributed in the following manner:

- 1) The original form (white copy) of the Infant Discharge Record must be sent to the Department's Division of Epidemiologic Studies, 605 West Jefferson, Springfield, Illinois 62702-9986;
- 2) The canary copy of each form must be sent to the Local Health Department or Health Agency in the county of the mother's residence;
- 3) The pink copy of each form must be sent to the patient's primary care physician;
- 4) The goldenrod copy may be retained by the reporting facility.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## SUBPART D: OCCUPATIONAL DISEASE REGISTRY

## Section 840.300 Entities Required to Submit Information (Occupational Disease Component)

- a) The Department requires the following facilities to report the case's occupational disease incidence information:

- 1) Clinical laboratories registered, permitted or licensed by the State of Illinois and hospital laboratories for the elevated blood level requests and data collection.
- 2) Local health authorities and other facilities for the elevated blood level requests and data collection.
- b) The Department requests clinical or hospital laboratories maintained



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

by the federal government or other facilities within the United States report all incidence of the occupational disease being collected from its facility or from other data base sources to the Department. An agreement will be established between the Department and said facility for the purpose of collecting data on Illinois residents known to have the specified occupational disease determined by the Department to be reported or collected for the registry. These facilities, hospitals or clinical laboratories, include all those out-of-state licensed by the Department or Occupational, Safety and Health Administration (OSHA) to conduct elevated blood lead levels.

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.)

Section 840.305 Information Required to be Reported

- a) Occupational Disease Registry shall consist of information on the following occupational disease incidence(s):

- 1) Asbestosis;
- 2) Silicosis;
- 3) Coal Worker's Pneumoconiosis, and
- 4) Elevated Blood Lead Levels (Lead Poisoning).

- b) Information of the occupational disease incidence(s) shall be collected in two ways.

- 1) Information concerning elevated blood lead levels (lead poisoning) shall be reported to the Department by the facilities specified in Section 840.300 of this Part.

- A) The Department will contract with the local health authorities which agree to conduct interviews with cases or attending physicians as needed to assure the accuracy and completeness of reports and will perform the activities or case follow-up for elevated blood lead levels above 50 mcg/dl set forth in subsection (B).

- B) This agreement will contain requirements for the performance of the following activities or case follow-up:

- 1) trace the case,
- 2) counsel the case,
- 3) educate the case, and
- 4) interview the case for purposes of collecting, verifying or completing the information identified in 840.305(b)(1) of this Part.

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

- 5) submit completed reports to the Department within 15 business days after receipt of the laboratory report for adult elevated blood lead analysis form.
- 2) Information concerning asbestosis, silicosis, and coal worker's pneumoconiosis shall be collected from existing reporting sources such as the Illinois Health Care Cost Containment Council data base through abstracts of medical records.

- c) The information to be reported shall be provided upon forms supplied by the Department. The facility shall abstract information for the occupational disease case's record onto the standard forms supplied by the Department. (See Appendix C) The information required in this section does not apply to data supplied through existing data base sources.

- d) All completed forms are to be mailed to the Illinois Department of Public Health, Division of Epidemiologic Studies, Occupational Disease Registry, 605 West Jefferson Street, Springfield, Illinois 62761.

- e) Each case's occupational disease incidence report form shall be sent to the Department within 7 days of the date of laboratory results. All data received from a registered, permitted or licensed clinical laboratory or hospital laboratory sent to a local health authority in Illinois or other facility shall be submitted to the Department within 3 business days of the date it is received by the local health authorities or other facility.

- f) Every hospital, clinical or hospital laboratory, or other facility shall provide representatives of the Department with access to information including specified occupational disease cases or other cases specified for research studies related to occupational disease prevention and control. The Department will conduct studies of all medical, pathological, or other pertinent records and logs related to occupational disease incidence.

- g) Every hospital, clinical or hospital laboratory, or other facility shall provide the Department representatives with case's name and attending physician's name for the purposes of follow-up on all laboratory and existing data base reports received by the Department.

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.)

Section 840.310 Methods of Reporting Occupational Disease

- a) All registered, permitted or licensed hospital laboratories, clinical



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

laboratories, local health authorities or other facilities shall provide the Department with information on elevated blood lead level cases within 7 business days of receipt or of results.

- b) Any person, clinical or hospital laboratory, hospital, or other facility required to report to the Department the specified occupational diseases shall use the terminology the Department has established. The words used to record reportable occupational diseases shall be interpreted to mean and which will be required to be reported are:

- 1) Probable;
- 2) Consistent with;
- 3) Compatible with;
- 4) Suspected;
- 5) Extension or invasion 'to', 'onto', 'into', 'out onto'.

- c) If the following terminology is used to report occupational disease specified by the Department to be collected and submitted on forms in Appendix C, it shall be interpreted as being of a nature that is not necessary for reporting to the Department:

- 1) Questionable;
- 2) Possible;
- 3) Suggests;
- 4) Equivocal;
- 5) Rule Out;
- 6) Very Close to.

- d) Determination of whether or not a given condition is reportable shall be made by the use of the International Classification of Diseases - 9th Revision - Clinical Modification (ICD-9-CM) codes. The Department reserves the right to develop case definitions as they apply to data collection situations for the purpose of uniform reporting to the registry.

- e) The specified diagnosis of occupationally related diseases which shall be collected from existing sources data base are:

- 1) Asbestosis, ICD-9-CM code 501.
- 2) Coal Worker's Pneumoconiosis, ICD-9-CM code 500.
- 3) Lead Poisoning - (Elevated Blood Lead Level), ICD-9-CM code 984.0 - 984.9.
- 4) Silirosis, ICD-9-CM code 502.

- f) All existing reporting sources data base provided to the Department shall use these ICD-9-CM codes for the purpose in consistency of data collection.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

## Appendix A ISCR Incidence Report Form

Appendix B Forms and Instructions for APORS Reporting  
Exhibit A Instructions for Completing Infant Discharge Record

PATIENT DATA		FACILITY DATA		DIAGNOSIS DATA	
<b>1. NEW</b> <b>2. CHANGE</b> <b>3. DELETE</b> <b>REPORT TYPE</b>		<b>15. FACILITY ID NUMBER</b> <b>16. OUTPATIENT ONLY?</b> <b>17. MEDICAL RECORD NUMBER</b> <b>18. ADMISSION NUMBER</b> <b>19. DISCHARGE DATE</b> <b>20. DISCHARGE STATUS</b> <b>21. CLASS OF CASE (TIME INPAT)</b>		<b>22. INITIAL DIAGNOSING DATE</b> <b>23. METHOD OF DIAGNOSIS</b> <b>24. PRIMARY SITE</b> <b>25. LATERALITY</b> <b>26. DISCHARGE STATUS</b> <b>27. STAGE OF DISEASE</b> <b>28. ONLY PRIMARY?</b> <b>29. SPECIFY OTHER PRIMARY DATA</b>	
<b>2. NAME</b> <b>3. SOCIAL SECURITY NUMBER</b> <b>4. RESIDENTIAL ADDRESS</b> <b>5. DATE</b> <b>6. CITY</b> <b>7. STATE</b> <b>8. ZIP CODE</b>		<b>15. FACILITY ID NUMBER</b> <b>16. OUTPATIENT ONLY?</b> <b>17. MEDICAL RECORD NUMBER</b> <b>18. ADMISSION NUMBER</b> <b>19. DISCHARGE DATE</b> <b>20. DISCHARGE STATUS</b> <b>21. CLASS OF CASE (TIME INPAT)</b>		<b>22. INITIAL DIAGNOSING DATE</b> <b>23. METHOD OF DIAGNOSIS</b> <b>24. PRIMARY SITE</b> <b>25. LATERALITY</b> <b>26. DISCHARGE STATUS</b> <b>27. STAGE OF DISEASE</b> <b>28. ONLY PRIMARY?</b> <b>29. SPECIFY OTHER PRIMARY DATA</b>	
<b>10. CURRENT OR MOST RECENT OCCUPATION</b> <b>11. CURRENT OR MOST RECENT INDUSTRY</b> <b>12. LONGEST LIFETIME OCCUPATION</b> <b>13. LONGEST LIFETIME INDUSTRY</b>		<b>10. CURRENT OR MOST RECENT OCCUPATION</b> <b>11. CURRENT OR MOST RECENT INDUSTRY</b> <b>12. LONGEST LIFETIME OCCUPATION</b> <b>13. LONGEST LIFETIME INDUSTRY</b>		<b>30. ABSTRACTOR ID</b> <b>31. ABSTRACT DATE</b>	

## ILLINOIS STATE CANCER REGISTRY

## INCIDENCE REPORT FORM

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## PATIENT DATA

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## FACILITY DATA

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## DIAGNOSIS DATA

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## CONFIDENTIAL DATA

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## RETURN TO:

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## ILLINOIS DEPARTMENT OF PUBLIC HEALTH

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## DIVISION OF EPIDEMIOLOGIC STUDIES

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## ILLINOIS STATE CANCER REGISTRY

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## 605 WEST JEFFERSON STREET

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## SPRINGFIELD, ILLINOIS 62761

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## IDPH = ORIGINAL

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## FACILITY = COPY

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

## REG FORM CA-2

1. FILL IN ALL BLANK LINES  
2. PRINT CLEARLY USING CAPITAL LETTERS  
3. ATTACH PATH REPORT IF REQUIRED

- Reporting hospital and city. Print the name and city of your hospital. Do not enter the code; it will be entered by the Department.
- Delivery hospital and city. Print the name of the hospital or other location at which the birth occurred. For out-of-hospital births, identify the location by address or by description, e.g., "enroute to hospital". Print the city (and the state if not in Illinois) in which the birth occurred. Do not enter the code; it will be entered by the Department.
- Patient ID #. Enter the patient number used by your hospital which is unique to each admission. This number is usually assigned by the business office and may be different from the medical record number.
- (Infant's) Med Rec # (Medical Record Number). Enter the infant's medical record number.
- Adm date (admission date). Enter the date the infant was admitted to your facility. For deliveries which occurred within your facility, the admission date and delivery date will be identical.
- (Infant's) last name and first name. Print the name of the infant, last name first. The name entered here should be identical with the name on the birth certificate.
- Delivery (date). Enter the date of birth.
- AKA name (Also Known As). Print any other last name by which the infant is known.
- D/C Date (Discharge Date). Enter the date the infant was discharged from your facility. For infant deaths which occur within the hospital, use the date of death as the discharge date. Transfers should be treated as follows:
  - For an infant transferred from one unit to another within your hospital (e.g., from newborn nursery to designated patient care unit to intermediate nursery), enter the date he infant was discharged from the facility.
  - For an infant transferred from a Level III hospital to either a Level II or I, or from a Level II to a Level I, enter the date of transfer.

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- 3) For an infant transferred from one Level III to another, from one Level II to another, or from one Level I to another, only the hospital providing the higher level of care completes the Infant Discharge Record (at the time of discharge from their facility).
- 4) For an infant transferred from a Level I hospital to a Level II or III, or from a Level II to a Level III, only the higher-level facility completes the Infant Discharge Record (at the time of discharge from their facility).
- j) Sex. Check the appropriate box.
- k) Race. Check the appropriate box. Whenever possible, use the designation the parents feel is most appropriate for their infant.
- 1) Hispanic. Check the appropriate box. The infant should be designated as Hispanic if either parent is identified with that ethnic group. If no information is available, then check N/A, not available. Note: Be sure to mark both "Race" and "Hispanic" for all infants. Hispanic persons may belong to any race.
- m) Diagnoses. List all infant diagnoses and/or conditions including all congenital anomalies and genetic disorders. At least one entry must be made here. Do not enter the codes; they will be entered by the Department.
- n) Delivery type. Check the appropriate box to indicate whether the delivery was a vaginal delivery or cesarean section.
- o) Gestational age (GA). Enter the number of weeks spent in utero from conception to the time of birth.
- 1) The Dubowitz Assessment of gestational age is the preferred method of determining GA.
- 2) If the Dubowitz score is not available, record GA based on the last menstrual period (LMP).
- 3) If GA based on LMP is not available, record GA based on general appearance of infant.
- p) Adm to a designated patient unit. Check the appropriate box to report whether the infant was admitted to a designated patient care unit. A designated patient care unit is as specified in Section 840.210(a)(1) of this Part, a unit or bassinets designated by the hospital to provide intensive care services requiring constant nursing services and continuous cardiopulmonary and other support

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- services for infants with life threatening conditions (stay in the unit must exceed 24 hours) as described in Section 840.210(a)(1).
- q) Consult perinatal center (infant). Check Box 1 if an attending physician at a community hospital contacted a Perinatal Center regarding care of the infant and subsequently transferred the infant to the center. Check Box 2 if such a consultation was made without a transfer. Check Box 39 if no consultation was made. Check Box 9 if no information about a consultation is available. ~~or if no information about a consultation is available from the medical record or from another source.~~
- r) Consult perinatal center (maternal). Check Box 1 if an attending physician at a community hospital contacted a Perinatal Center regarding care of the mother and subsequently transferred the mother to the center. Check Box 2 if such a consultation was made without a transfer. Check Box 39 if no consultation was made. Check Box 9 if no information about a consultation is available. ~~or if no information about a consultation is available from the medical record or from another source.~~
- s) Birthweight. Enter the infant's birthweight in grams.
- t) Discharge Weight. Enter the weight (in grams) of the infant at the time of discharge.
- u) Birth head (circumference). Enter the head circumference (in centimeters) of the infant at birth.
- v) Discharge head (circumference). Enter the head circumference (in centimeters) of the infant at the time of discharge.
- w) Birth length. Enter the crown-heel length (in centimeters) of the infant at birth.
- x) Discharge length. Enter the crown-heel length (in centimeters) of the infant at the time of discharge.
- y) (Mother's) last name, first name, maiden name. Print the last, first and maiden name of the infant's mother. Enter the maiden name even when it is identical with the last name. If married and maiden name is not known enter unknown.
- z) (Mother's) Med Rec # (Medical Record Number). Enter the mother's medical record number assigned by the hospital of delivery, if available.
- aa) Father's last name and first (name). Print the name of the infant's



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

father, if available.

bb) Address. Print house number, street, city, and state of the infant's mother.

cc) County. Print the name of the county in which the mother resides. Do not enter the code; it will be entered at Illinois Department of Public Health.

dd) Zip. Enter the mother's zip code.

ee) Phone. Print the local phone number of the infant's mother, including area code.

ff) Marital status. Check the appropriate box to indicate mother's marital status.

gg) Gravida. Enter total number of pregnancies, including the present pregnancy, of the infant's mother.

hh) Para. Complete each line as instructed:

F - Number of full term births.

P - Number of premature births.

A - Number of abortions, spontaneous and induced.

L - Number of living children.

All deliveries, including the newborn, are to be included in F, P, or A. The newborn must also be included in L if discharged alive from the reporting hospital.

ii) Age. Enter the mother's age at last birthdate.

jj) Complications of pregnancy. Print all complications that were recorded as occurring during or as a result of the pregnancy. The following list provides examples of acute complication narratives. It is not inclusive of all pregnancy complications:

- 1) Chronic hypertension
- 2) Gestational diabetes
- 3) Juvenile onset diabetes
- 4) Third trimester uterine bleeding
- 5) Toxemia of all classes
- 6) Polyhydramnios or oligohydramnios
- 7) Thrombo-embolic disease
- 8) Multiple pregnancy
- 9) Inappropriate fetal growth for gestational age
- 10) Persistent abnormal presentation

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- 11) Postdate pregnancy
- 12) Premature rupture of membranes
- 13) Premature labor
- 14) Tumor or other obstruction of birth canal
- 15) Feto-pelvic disproportion
- 16) Active genital herpes

kk) Discharge information.

- 1) Check Box 1 for infant death. List the cause of death under Diagnoses.
- 2) (Do not use Box 2; Department will identify fetal deaths from Fetal Death Certificates.)
- 3) Check Box 3 for an infant discharged to the mother's home or to any other family setting. If the infant is discharged to a family setting ~~home~~ other than the mother's, as shown in "Address" above, please explain in "Other Concerns" space below.
- 4) Check Box 4 to report transfer to another hospital, and specify the name and location (city) of that hospital. Do not enter the code; it will be entered at IDPH.
- 5) Check Box 5 to report discharge to any long-term care facility. Print the name and location of the facility.

6) Check Box 6 to report discharge to any public or private child services or welfare agency such as the Illinois Department of Children and Family Services (DCFS). Print the name and location of the agency. Send the first three copies of the Infant Discharge Record to IDPH. DO NOT distribute copies to the local health department or primary care physician.

ll) Feedings. Check the appropriate box. If the infant is bottle feeding or on a nasogastric tube, specify formula type, frequency and amount of feeding.

mm) Infant D/C treatment (infant discharge treatment). Print all specific treatments, excepting medications, for the infant upon discharge.

nn) Infant medication. Print the names, dosages and route of administration of all medications the infant is receiving upon discharge.

oo) Other concerns. Describe any other concerns -- health, social, developmental -- the local public health nurse should know about when



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

making a home visit. If the infant was discharged to a home other than the mother's, please specify the address and the name of the caretaker.

- pp) RN contact at hospital and phone. Print the name and telephone number, including area code, of the reporting hospital perinatal center nurse who can be contacted regarding the infant by the public health nurse making home visits to the patient.
- qq) Relative/Friend/Contact person-and-relationship. Print the name of a friend, relative or other person who would know how to reach the infant's parents. Specify the exact relationship (mother, father, sister, uncle, friend, pastor) of the contact person to the infant's parents.
- rr) Address and phone. Print the contact person's house number, street name, city, state and telephone number, including area code in parentheses.
- ss) Family informed of LHN visit. Check whether the family has been informed that a local public health nurse will visit their home.
- tt) LHN Agency. Print the name of the local health agency to whom the infant was referred for follow-up services. Refer to the local health agency in the county of the mother's residence. See the list of such agencies and the areas they serve, provided by the Department. Do not enter the code; it will be entered by the Department.
- uu) Current support services. Check the appropriate box(es) to indicate the social services the infant's family is receiving, or will receive upon discharge, for this infant.
- 1) Check Box 1 if the family is receiving services for this infant from a community social service agency, or if a referral for such services has been made.
  - 2) Check Box 2 if the Division of Services to Crippled Children is providing services to this infant, or if a referral to DSCC has been made.
  - 3) Check Box 3 if the Department of Children and Family Services is providing services to the family for this infant, or if a referral to DCFS has been made.
  - 4) Check Box 4 if the family is receiving services for this infant from any other agency, or if a referral for such services has been made. Specify the agency by name.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- 5) Check Box 5 if the family is receiving no support services for this infant.

vv) Primary care physician's name. Print the name of the infant's local primary care physician.

ww) Signature and title. Enter your name and title.

xx) Report date. Print the date the form is completed.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



Appendix B Forms and Instructions for APORS Reporting  
Illustration A Infant Discharge Record

ADVERSE PREGNANCY OUTCOMES REPORTING SYSTEM  
and PERINATAL TRACKING SYSTEM  
Illinois Department of Public Health

ABSTRACT # (IDPH ONLY)

Reporting Hospital \_\_\_\_\_ City \_\_\_\_\_  
Delivery Hospital \_\_\_\_\_ City \_\_\_\_\_

Patient ID # \_\_\_\_\_ Med Rec # \_\_\_\_\_ Adm Date \_\_\_\_\_  
Last Name \_\_\_\_\_ First \_\_\_\_\_ Delivery \_\_\_\_\_  
AKA Name \_\_\_\_\_ DIC Date \_\_\_\_\_

DIAGNOSES (Including Congenital Anomalies): \_\_\_\_\_

RACE \_\_\_\_\_  
☐ 1 Male  
☐ 2 Female  
☐ 3 Ambiguous  
☐ 4 Other

HISPANIC \_\_\_\_\_  
☐ 1 Yes  
☐ 2 No  
☐ 9 N/A

DELIVERY TYPE \_\_\_\_\_  
☐ 1 Vaginal  
☐ 2 C-section

GESTATIONAL AGE \_\_\_\_\_ wks. \_\_\_\_\_

PERINATAL CENTER \_\_\_\_\_

ADMIT TO \_\_\_\_\_  
☐ 1 Infant  
☐ 2 Maternal  
☐ 3 Both

DESIGNATED PATIENT UNIT \_\_\_\_\_  
☐ 1 Yes  
☐ 2 No  
☐ 9 Not Stated

Weight \_\_\_\_\_ gms  
Head \_\_\_\_\_ cms  
Length \_\_\_\_\_ cms

BIRTH \_\_\_\_\_  
☐ 1 Yes, w/Transfer  
☐ 2 Yes, No Transfer  
☐ 3 No Consultation  
☐ 9 Not Stated

DISCHARGE \_\_\_\_\_  
☐ 1 g-a  
☐ 2 cms  
☐ 3 cms

Infant's Last Name \_\_\_\_\_ First \_\_\_\_\_ Maiden \_\_\_\_\_  
 Address \_\_\_\_\_ City \_\_\_\_\_ State \_\_\_\_\_  
 County \_\_\_\_\_ Zip \_\_\_\_\_ Phone \_\_\_\_\_  
 Marital Status \_\_\_\_\_  
☐ 1 Married  
☐ 2 Not Married

Complications of Pregnancy \_\_\_\_\_

DISCHARGE INFORMATION \_\_\_\_\_  
☐ 1 Infant Death  
☐ 2 Fetal Death  
☐ 3 Home Hospital  
☐ 4 Other Hospital  
☐ 5 Long Term Care  
☐ 6 Infant DIC Treatment  
☐ 7 Infant Medication  
☐ 8 Other Concerns  
☐ 9 RN Contact at Hospital

Relative/Friend \_\_\_\_\_ Relationship \_\_\_\_\_  
 Address \_\_\_\_\_ Phone \_\_\_\_\_

FAMILY INFORMED OF LHN VISIT \_\_\_\_\_  
☐ 1 Yes  
☐ 2 No

Primary Care Physician's Name \_\_\_\_\_

CURRENT SUPPORT SERVICES \_\_\_\_\_  
☐ 1 Community Social Services  
☐ 2 DSCC  
☐ 3 DCFS  
☐ 4 Other  
☐ 5 None

Signature \_\_\_\_\_ Title \_\_\_\_\_ Report Date \_\_\_\_\_  
 IL 433-0883  
 Signed: Director of Epidemiologic Services (DH) 433-0883  
 Printed: Primary Care Physician

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Appendix B Forms and Instructions for APORS Reporting  
Illustration B Maternal Supplement Abstract

MATERNAL SUPPLEMENT ABSTRACT

ABSTRACT NUMBER \_\_\_\_\_ ABSTRACTOR ID \_\_\_\_\_  
 SOCIAL SECURITY NUMBER \_\_\_\_\_ DOB \_\_\_\_\_ LVP: \_\_\_\_\_

PUBLIC FUNDING \_\_\_\_\_  
☐ 1 YES  
☐ 2 NO  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

WEIGHT CHANGE \_\_\_\_\_ LBS  
☐ 1 GAIN  
☐ 2 LOSS  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

PRENATAL ULTRASOUND \_\_\_\_\_  
☐ 1 YES  
☐ 2 NO  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

CIGARETTES USED \_\_\_\_\_  
☐ 1 SMOKED DURING PREG.  
☐ 2 STOPPED DURING PREG.  
☐ 3 STOPPED BEFORE PREG.  
☐ 4 DOES NOT SMOKE  
☐ 5 RECORD N/A  
☐ 9 NOT STATED

ALCOHOL USED \_\_\_\_\_  
☐ 1 YES  
☐ 2 NO  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

DRUGS DURING PREGNANCY \_\_\_\_\_  
☐ 1 COCAINE  
☐ 2 HEROIN  
☐ 3 MARIJUANA  
☐ 4 OTHER STREET DRUG(S)  
☐ 5 NONE  
☐ 6 RECORD N/A  
☐ 9 NOT STATED

ASSISTANCE \_\_\_\_\_  
☐ 1 YES  
☐ 2 NO  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

EM DURING DELIVERY \_\_\_\_\_  
☐ 1 INTERNAL  
☐ 2 EXTERNAL  
☐ 3 BOTH  
☐ 4 NEITHER  
☐ 5 RECORD N/A  
☐ 9 NOT STATED

DELIVERY TYPE \_\_\_\_\_  
☐ 1 SPON. VAG.  
☐ 2 MID-LOW FORCEPS  
☐ 3 VACUUM EXTRACTION  
☐ 4 VAG. BREACH  
☐ 5 C. SECT-PRIMARY  
☐ 6 C. SECT-REPEAT  
☐ 7 OTHER TYPE  
☐ 8 RECORD N/A  
☐ 9 NOT STATED

MOTHER EMPLOYED DURING PREGNANCY \_\_\_\_\_  
☐ 1 YES  
☐ 2 NO  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

OCCUP: \_\_\_\_\_ CODE \_\_\_\_\_  
 IND: \_\_\_\_\_ CODE \_\_\_\_\_

FATHER EMPLOYED \_\_\_\_\_  
☐ 1 YES  
☐ 2 NO  
☐ 3 RECORD N/A  
☐ 9 NOT STATED

OCCUP: \_\_\_\_\_ CODE \_\_\_\_\_  
 IND: \_\_\_\_\_ CODE \_\_\_\_\_

MOTHER'S DIAGNOSIS: \_\_\_\_\_ CODE \_\_\_\_\_  
 \_\_\_\_\_ CODE \_\_\_\_\_  
 \_\_\_\_\_ CODE \_\_\_\_\_  
 \_\_\_\_\_ CODE \_\_\_\_\_  
 \_\_\_\_\_ CODE \_\_\_\_\_  
 \_\_\_\_\_ CODE \_\_\_\_\_

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

Appendix C:  
 Exhibit A: Forms and Instruction for Elevated Blood Lead Reporting  
 Instructions for completing The Laboratory Based Report of Adult  
 Blood Lead Analysis

The Adult Elevated Blood Lead Analysis form should be completed for all blood lead tests on all persons 16 years of age and older. All laboratories in Illinois certified by the Illinois Department of Public Health and Occupational Safety and Health Administration (OSHA) to conduct a blood lead analysis are required to complete the Adult Elevated Blood Lead Analysis form.

1. THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH CASE NUMBER: The case number will be completed by the Illinois Department of Public Health.

2. DATE OF REPORT: Enter the month, day and year the form is being completed. Use two digits, e.g., 08/03 for month and date. For example, use four digits for year 1989.

## CASE DATA

3. Complete the following information on the case's complete name (if unknown enter slashes in the space provided):

- LAST NAME: Enter the case's complete last name.
- FIRST NAME: Enter the case's complete first name.
- MIDDLE INITIAL: Enter the case's middle initial.
- MAIDEN NAME: If applicable, enter the case's complete maiden name.

ADDRESS OF CASE: If information is available, complete the following elements on the form. Slashes should be entered in the space provided if unknown. All elements refer to domicile, i.e., the address from which the case may lawfully register to vote if proper age is attained.

- NUMBER: Enter the number of case's current street address.
- DIRECTION: Enter the direction which appears in the case's current street address, e.g. North, West.
- STREET NAME: Enter the name of the case's current street address.
- APARTMENT NUMBER: If applicable, enter the apartment number of the case's domiciled address.
- TYPE: Enter the applicable type of street address, e.g. avenue, street, boulevard.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- CITY: Enter the complete name of the city in which the case currently is domiciled.

- STATE: Enter the state where the case currently is domiciled. Use the standard two digit abbreviations.

- ZIP CODE: Enter the five digit zip code where the case currently is domiciled.

4. COUNTY: Enter the complete name of the county where the case currently is domiciled.

CODE: The Illinois Department of Public Health will complete the code.

5. TELEPHONE NUMBER: If available, enter the case's telephone number (area code and seven digit number). If unknown, enter slashes in boxes provided.

6. DATE OF BIRTH: If available, enter the date of birth for the case. Use two digits for the month and the date. Use four digits for the year. If unknown, enter slashes in boxes provided.

7. SEX: If available, enter the appropriate number for the sex of case in the box provided. Record a 1 for male, 2 for female, 3 for other (includes hermaphrodites and instances of definitive sex change) and a 9 for unknown.

## SUBMITTING PARTY DATA

8. NAME: Enter the name of the person, industry, physician, hospital, laboratory clinic or other submitting the elevated blood lead sample to the laboratory to be analyzed.

TITLE: Enter the title if applicable, of person submitting the elevated blood lead sample to the laboratory to be analyzed.

9. TELEPHONE NUMBER: Enter the telephone number of the submitting party (area code and seven digit number).

10. TYPE: Enter the type of party submitting the sample in the box provided. If a physician submits the elevated blood lead sample indicate by marking 1 in box. For industry mark 2 in box; for a hospital mark 3 in box; for a laboratory (private or public) mark 4 in box; for a clinic mark 5 in box; for other, e.g., nurse, other health care professional, judge, mark 6 in box and specify on the line provided.

## TESTING FACILITY DATA

11. NAME OF LABORATORY: Enter the name of the laboratory analyzing the



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

elevated blood lead sample. The laboratory code number will be completed by the Illinois Department of Public Health.

12. ADDRESS: Enter the address of the laboratory analyzing the elevated blood lead sample including street number, direction and name.

CITY: Enter the complete name of the city of laboratory analyzing the elevated blood lead sample.

STATE: Enter the two digit abbreviation of the state of the laboratory analyzing the blood lead sample.

ZIP CODE: Enter the five digit zip code of the laboratory analyzing the blood lead sample.

13. LABORATORY TELEPHONE NUMBER: Enter the telephone number of the laboratory analyzing the elevated blood lead sample.

14. TEST RESULTS: Enter the elevated blood lead level of the sample in micrograms per deciliter (mcg/dl).

15. DATE SAMPLE COLLECTED: Enter the month, day and year the elevated blood lead sample was collected, e.g., 08/03/1989. Use two digits for month and day. Use four digits for the year.

16. DATE SAMPLE RECEIVED: Enter the month, day and year the elevated blood lead sample was received by the laboratory, e.g., 08/03/1989. Use two digits for month and day. Use four digits for the year.

17. DATE SAMPLE ANALYZED: Enter the month, day and year the elevated blood lead sample was analyzed by the laboratory, e.g., 08/03/1989. Use two digits for month and day. Use four digits for the year.

18. SPECIMEN TYPE: Enter a 1 in the box provided if the specimen type is venous; and 2 if capillary and a 9 if unknown.

19. METHODOLOGY: Enter appropriate methodology used. Enter a 1 in the box for delves cup; a 2 for extraction - AAS; a 3 for carbon rod - AAS; a 4 for graphite furnace - AAS; a 5 for anodic stripping voltammetry; a 6 for hematofluotometry; a 7 for other methodology used and specify on the line provided.

On the line provided on the form, the signature of the person (first & last name), completing the form should be affixed. Enter the title of the person completing the form. Enter the date the completed form is mailed.

Mail completed report within 7 business days to:

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

Illinois Department of Public Health  
Division of Epidemiologic Studies  
Occupational Disease Registry  
605 West Jefferson Street  
Springfield, IL 62761

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

Exhibit B: Instructions for Completing the Follow-Up Report of Adult Blood Lead Analysis (Local Health Authorities will use this form.)

The follow-up form should be completed for all persons 16 years of age and older having had a blood lead test done and analyzed at 50 mcg/dl or higher. Information from this form will be matched with the laboratory report of adult elevated blood lead level analysis form.

1. ILLINOIS DEPARTMENT OF PUBLIC HEALTH CASE NUMBER: The case number will be completed by the Illinois Department of Public Health
2. DATE OF REPORT: Enter the month, day and year the form is being completed, e.g., 08/03/1989. Use two digits for month and date and four digits for the year.
3. HEALTH DEPARTMENT FOLLOW-UP: If not already computer printed, enter the name of the health department completing the report, e.g., Cook County Health Department.

CASE DATA

4. NAME: Information for the case name will be extracted from the Laboratory Based Report of Adult Blood Lead Analysis form. The health department conducting the follow-up activities should verify, correct or complete the information at the time of the case interview.

- LAST NAME: Enter the complete last name of the case.
- FIRST NAME: Enter the complete first name of the case.
- MIDDLE INITIAL: Enter the middle initial of the case.
- MAIDEN NAME: If applicable, enter the complete maiden name of the case.

ADDRESS: If available, information for the case address can be extracted from the Laboratory Based Report of Adult Blood Lead Analysis form. The health department conducting the follow-up activities should verify, correct, or complete the information at the time of the case interview. All elements refer to domicile, i.e., the address from which the case may lawfully register to vote if proper age is attained.

- NUMBER: Enter the number of case's current street address.
- DIRECTION: Enter the direction which appears in the case's current street address, e.g., North, West.
- STREET NAME: Enter the name of the case's current street address.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- APARTMENT NUMBER: If applicable, enter the apartment number of the case's current address.
- TYPE: Enter the applicable type of street address, e.g. avenue, street, boulevard.
- LOCATION: If applicable, enter the location of the street address, e.g., N.E., N.W.
- CITY: Enter the complete name of the city where the case currently is domiciled.
- STATE: Enter the two digit state abbreviation where the case currently is domiciled.
- ZIP CODE: Enter the five digit zip code where the case's currently domiciled address applies.
- COUNTY NAME AND CODE: Enter the name of county where the case is domiciled. The Illinois Department of Public Health will enter the county code of the case's current address.

PERSONAL DATA

5. PHONE NUMBER: Enter case's telephone number (area code and seven digit number).
  6. SOCIAL SECURITY NUMBER: Enter the case's nine digit social security number. If unknown, enter slashes in the boxes provided.
  7. DATE OF BIRTH: Enter the case's month, day and year of birth, e.g. 08/03/1989. Use 2 digits for month & date and 4 digits for year.
  8. SEX: Enter the case's sex in the box. Mark 1 if male, 2 if female, and 3 if other (includes hermaphrodites and instances of definitive sex changes), and 9 if unknown.
  9. RACE: Enter the case's race in the box. Mark 1 if White, 2 if Black, 3 if Asian American/Pacific Islander, 4 if American Indian/Alaskan Native, 5 if other and identify what type on the line provided and box 9 if unknown.
- Black is defined as a person having origins in any of the black racial groups of the original people of Africa, and is not of Hispanic origin.
- Asian American or Pacific Islander is defined as a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands, i.e., China, Korea, the Philippine Islands of Samoa.



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

American Indian or Alaskan Native is defined as a person having origins in any of the original peoples of North America and who maintains culture identification through tribal affiliation or community organization.

White is defined as a person who is considered to be Caucasian.

10. HISPANIC ORIGIN: Hispanic is not considered a race. It is an ethnicity. Enter the appropriate number in the box identifying whether or not case is Hispanic. Mark 1 for yes, if yes, specify ancestry on line provided, mark 2 for no, and mark 9 for unknown. Hispanic Origin includes all Mexican, Puerto Rican, Cuban, South or Central America, and other Spanish people. Brazilians and Portuguese are not considered of Hispanic origin.

11. NUMBER OF CHILDREN UNDER 16 YEARS OF AGE LIVING IN THE CASE'S HOUSEHOLD: Enter the appropriate number of children living in the case's household in the box provided.

12. CASE OR OTHER IN HOUSEHOLD PREGNANT AT TIME OF DIAGNOSIS: If the case or other in household is pregnant at the time the elevated blood level sample is taken indicate by entering a 0 for not applicable (N/A), 1 for yes, if not pregnant enter a 2 for no, or if unknown enter a 9.

13. TRIMESTER OF PREGNANCY: If the case or other in household is pregnant at the time the elevated blood level sample is drawn enter the trimester by marking 1 for first, 2 for second, 3 for third. If not applicable, do not complete this element.

## CASE OCCUPATION DATA

14. OCCUPATION: Enter the type of occupation which the case is currently or most recently employed. The Illinois Department of Public Health will complete the code.

15. INDUSTRY: Enter the type of industry which the case is currently or most recently employed. The Illinois Department of Public Health will complete the code.

16. IF CASE OR OTHER IN HOUSEHOLD PREGNANT, LIST CASE'S OCCUPATION DURING: (If applicable)

- Prior 3 months: Enter type of occupation case held 3 months before pregnancy. The Illinois Department of Public Health will complete the code.

- 1st Trimester: Enter the type of occupation case held at 1st trimester of pregnancy. The Illinois Department of Public Health will complete the code.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- 2nd Trimester: Enter the type of occupation case held at 2nd trimester of pregnancy. The Illinois Department of Public Health will complete the code.

- 3rd Trimester: Enter the type of occupation case held at 3rd trimester of pregnancy. The Illinois Department of Public Health will complete the code.

17. CASE REMOVED FROM WORK ENVIRONMENT: Enter 1 for yes - case was removed from work environment or 2 for no - case was not removed from work environment.

## CASE EMPLOYER DATA

18. COMPANY NAME: Enter the name of the case's current or most recent employer at the time the blood test was drawn. The Illinois Department of Public Health will complete the code.

EMPLOYER'S ADDRESS (The work site of the case):

- NUMBER: Enter the number and direction of the case's current or most recent employer.

- STREET NAME: Enter the street name of the case's current or most recent employer.

- CITY: Enter the complete name of the city of the case's current or most recent employer.

- STATE: Enter the two letter abbreviation of the state (see attached list) of the case's current or most recent employer.

- ZIP CODE: Enter the five digit zip code of the case's current or most recent employer.

- COUNTY NAME AND CODE: Enter the county name of the case's current or most recent employer. Illinois Department of Public Health will complete the county codes.

19. EMPLOYER'S PHONE NUMBER: Enter the telephone number of the case's current or most recent employer (includes area code and seven digits).

SIGNATURE LINE: Enter the name (first and last) of the person completing the report. Enter the title of the person completing the report. Record on the line provided the date the completed report is mailed.

Mail completed form within 15 business days upon receipt of the Adult Elevated Blood Lead Report to:



ILLINOIS REGISTER  
DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

Illinois Department of Public Health  
Division of Epidemiologic Studies  
Occupational Disease Registry  
605 W. Jefferson Street  
Springfield, IL 62761

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## NOTICE OF PROPOSED AMENDMENTS

Appendix C  
Illustration A

Forms and Instructions for Occupational Disease Registry  
Laboratory Report of Adult Elevated Blood Lead Analysis

2. REPORTING DATE mm dd year		LABORATORY REPORT OF ADULT ELEVATED BLOOD LEAD LEVEL ANALYSIS 25 REG/01 AND ADULT (Please PRINT firmly or type)		1. IDPH case #	
CASE DATA					
3. NAME: last name first name middle initial maiden(if applicable)					
number dir street name apt type loc					
city state zip code					
4. COUNTY NAME: COUNTY CODE: mm dd		TESTING FACILITY DATA			
5. PHONE NUMBER: mm dd year		11. LABORATORY NAME: mm dd year			
6. DATE OF BIRTH: mm dd year		12. ADDRESS: mm dd year			
7. SEX: 1. Male 2. Female 3. Other		13. LABORATORY TELEPHONE NUMBER: mm dd year			
8. NAME: mm dd year		14. TEST RESULTS: mm dd year			
9. PHONE NUMBER: mm dd year		15. DATE SAMPLE COLLECTED: mm dd year			
10. TYPE: 1. Physician 2. Clinic 3. Hospital 4. Lab 5. Industry 6. Other		16. DATE SAMPLE RECEIVED: mm dd year			
11. SIGNATURE OF PERSON COMPLETING FORM		17. DATE SAMPLE ANALYZED: mm dd year			
12. TITLE		18. SPECIMEN TYPE: mm dd year			
13. DATE		19. METHOD/LOGY: mm dd year			
14. SIGNATURE OF PERSON COMPLETING FORM		20. METHOD/LOGY: mm dd year			
15. DATE		21. METHOD/LOGY: mm dd year			
16. SIGNATURE OF PERSON COMPLETING FORM		22. METHOD/LOGY: mm dd year			
17. DATE		23. METHOD/LOGY: mm dd year			
18. SIGNATURE OF PERSON COMPLETING FORM		24. METHOD/LOGY: mm dd year			
19. DATE		25. METHOD/LOGY: mm dd year			
20. SIGNATURE OF PERSON COMPLETING FORM		26. METHOD/LOGY: mm dd year			
21. DATE		27. METHOD/LOGY: mm dd year			
22. SIGNATURE OF PERSON COMPLETING FORM		28. METHOD/LOGY: mm dd year			
23. DATE		29. METHOD/LOGY: mm dd year			
24. SIGNATURE OF PERSON COMPLETING FORM		30. METHOD/LOGY: mm dd year			
25. DATE		31. METHOD/LOGY: mm dd year			
26. SIGNATURE OF PERSON COMPLETING FORM		32. METHOD/LOGY: mm dd year			
27. DATE		33. METHOD/LOGY: mm dd year			
28. SIGNATURE OF PERSON COMPLETING FORM		34. METHOD/LOGY: mm dd year			
29. DATE		35. METHOD/LOGY: mm dd year			
30. SIGNATURE OF PERSON COMPLETING FORM		36. METHOD/LOGY: mm dd year			
31. DATE		37. METHOD/LOGY: mm dd year			
32. SIGNATURE OF PERSON COMPLETING FORM		38. METHOD/LOGY: mm dd year			
33. DATE		39. METHOD/LOGY: mm dd year			
34. SIGNATURE OF PERSON COMPLETING FORM		40. METHOD/LOGY: mm dd year			
35. DATE		41. METHOD/LOGY: mm dd year			
36. SIGNATURE OF PERSON COMPLETING FORM		42. METHOD/LOGY: mm dd year			
37. DATE		43. METHOD/LOGY: mm dd year			
38. SIGNATURE OF PERSON COMPLETING FORM		44. METHOD/LOGY: mm dd year			
39. DATE		45. METHOD/LOGY: mm dd year			
40. SIGNATURE OF PERSON COMPLETING FORM		46. METHOD/LOGY: mm dd year			
41. DATE		47. METHOD/LOGY: mm dd year			
42. SIGNATURE OF PERSON COMPLETING FORM		48. METHOD/LOGY: mm dd year			
43. DATE		49. METHOD/LOGY: mm dd year			
44. SIGNATURE OF PERSON COMPLETING FORM		50. METHOD/LOGY: mm dd year			
45. DATE		51. METHOD/LOGY: mm dd year			
46. SIGNATURE OF PERSON COMPLETING FORM		52. METHOD/LOGY: mm dd year			
47. DATE		53. METHOD/LOGY: mm dd year			
48. SIGNATURE OF PERSON COMPLETING FORM		54. METHOD/LOGY: mm dd year			
49. DATE		55. METHOD/LOGY: mm dd year			
50. SIGNATURE OF PERSON COMPLETING FORM		56. METHOD/LOGY: mm dd year			
51. DATE		57. METHOD/LOGY: mm dd year			
52. SIGNATURE OF PERSON COMPLETING FORM		58. METHOD/LOGY: mm dd year			
53. DATE		59. METHOD/LOGY: mm dd year			
54. SIGNATURE OF PERSON COMPLETING FORM		60. METHOD/LOGY: mm dd year			
55. DATE		61. METHOD/LOGY: mm dd year			
56. SIGNATURE OF PERSON COMPLETING FORM		62. METHOD/LOGY: mm dd year			
57. DATE		63. METHOD/LOGY: mm dd year			
58. SIGNATURE OF PERSON COMPLETING FORM		64. METHOD/LOGY: mm dd year			
59. DATE		65. METHOD/LOGY: mm dd year			
60. SIGNATURE OF PERSON COMPLETING FORM		66. METHOD/LOGY: mm dd year			
61. DATE		67. METHOD/LOGY: mm dd year			
62. SIGNATURE OF PERSON COMPLETING FORM		68. METHOD/LOGY: mm dd year			
63. DATE		69. METHOD/LOGY: mm dd year			
64. SIGNATURE OF PERSON COMPLETING FORM		70. METHOD/LOGY: mm dd year			
65. DATE		71. METHOD/LOGY: mm dd year			
66. SIGNATURE OF PERSON COMPLETING FORM		72. METHOD/LOGY: mm dd year			
67. DATE		73. METHOD/LOGY: mm dd year			
68. SIGNATURE OF PERSON COMPLETING FORM		74. METHOD/LOGY: mm dd year			
69. DATE		75. METHOD/LOGY: mm dd year			
70. SIGNATURE OF PERSON COMPLETING FORM		76. METHOD/LOGY: mm dd year			
71. DATE		77. METHOD/LOGY: mm dd year			
72. SIGNATURE OF PERSON COMPLETING FORM		78. METHOD/LOGY: mm dd year			
73. DATE		79. METHOD/LOGY: mm dd year			
74. SIGNATURE OF PERSON COMPLETING FORM		80. METHOD/LOGY: mm dd year			
75. DATE		81. METHOD/LOGY: mm dd year			
76. SIGNATURE OF PERSON COMPLETING FORM		82. METHOD/LOGY: mm dd year			
77. DATE		83. METHOD/LOGY: mm dd year			
78. SIGNATURE OF PERSON COMPLETING FORM		84. METHOD/LOGY: mm dd year			
79. DATE		85. METHOD/LOGY: mm dd year			
80. SIGNATURE OF PERSON COMPLETING FORM		86. METHOD/LOGY: mm dd year			
81. DATE		87. METHOD/LOGY: mm dd year			
82. SIGNATURE OF PERSON COMPLETING FORM		88. METHOD/LOGY: mm dd year			
83. DATE		89. METHOD/LOGY: mm dd year			
84. SIGNATURE OF PERSON COMPLETING FORM		90. METHOD/LOGY: mm dd year			
85. DATE		91. METHOD/LOGY: mm dd year			
86. SIGNATURE OF PERSON COMPLETING FORM		92. METHOD/LOGY: mm dd year			
87. DATE		93. METHOD/LOGY: mm dd year			
88. SIGNATURE OF PERSON COMPLETING FORM		94. METHOD/LOGY: mm dd year			
89. DATE		95. METHOD/LOGY: mm dd year			
90. SIGNATURE OF PERSON COMPLETING FORM		96. METHOD/LOGY: mm dd year			
91. DATE		97. METHOD/LOGY: mm dd year			
92. SIGNATURE OF PERSON COMPLETING FORM		98. METHOD/LOGY: mm dd year			
93. DATE		99. METHOD/LOGY: mm dd year			
94. SIGNATURE OF PERSON COMPLETING FORM		100. METHOD/LOGY: mm dd year			

MAIL TO: ILLINOIS DEPARTMENT OF PUBLIC HEALTH, OCCUPATIONAL DISEASE REGISTRY  
605 West Jefferson, Springfield, Illinois 62761  
TELEPHONE NUMBER (217) 785-1873

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTSAppendix C  
Illustration CForms and Instructions for Occupational Disease Registry  
Follow-up Report of Adult Blood Lead Level Analysis

HEALTH DEPARTMENT FOLLOW-UP REPORT OF  
ADULT BLOOD LEAD ANALYSIS  
FOR RESULTS OF 50 mcg/dl AND ABOVE  
(Please Print Clearly or Type)

2. DATE OF REPORT: / /  month day year

3. HEALTH DEPT. FOLLOW-UP:

1. IDPH case #

CASE DATA

4. NAME: last name first name middle initial maiden (if applicable)

ADDRESS: number dir street name apt type loc

city state zip code county

PERSONAL DATA

5. PHONE NUMBER --

6. SOCIAL SECURITY NUMBER: --

7. SEX: ☐ Male ☐ Female ☐ Other

8. DATE OF BIRTH: / /  month day year

9. RACE: ☐ White ☐ Black ☐ Asian/Pacific Islander ☐ American Native ☐ Other:

10. HISPANIC ORIGIN: ☐ Yes ☐ No

11. NUMBER OF CHILDREN UNDER 16 YEARS OF AGE LIVING WITH CASE:

12. CASE OR OTHER IN HOUSEHOLD PREGNANT AT TIME OF DIAGNOSIS: ☐ Yes ☐ No

13. TRIMESTER OF PREGNANCY: ☐ First ☐ Second ☐ Third

14. OCCUPATION:

15. INDUSTRY:

16. IF CASE OR OTHER IN HOUSEHOLD PREGNANT LIST THE CASE'S OCCUPATION DURING:  
Prior 3 months:   
1st trimester:   
2nd trimester:   
3rd trimester:

17. CASE REMOVED FROM WORK ENVIRONMENT? ☐ Yes ☐ No

CASE EMPLOYER DATA

18. COMPANY NAME:

number street name

city state zip code county

19. EMPLOYER PHONE NUMBER: --

MAIL TO: ILLINOIS DEPARTMENT OF PUBLIC HEALTH, OCCUPATIONAL DISEASE REGISTRY  
605 West Jefferson, Springfield, Illinois 62761  
TELEPHONE NUMBER (217) 785-1873

Signature of Person Completing Form \_\_\_\_\_ Title \_\_\_\_\_ Date \_\_\_\_\_

(Source: Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTSAppendix C Forms and Instructions for Occupational Disease Registry  
Illustration C Occupational Disease Registry Abstract Information From the  
Illinois Health Care Cost Containment Council

- a) Discharge Date
- b) Hospital Identification Number
- c) Principal Payor Code (Payor Code 1)
- d) Principal Group Code (Group Code 1)
- e) Patient Identification Number
- f) Patient Birth Date
- g) Patient Sex
- h) Admission Date
- i) Patient Status
- j) Patient Zip Code
- k) Diagnosis Code: One-Five
- l) Physician Identification Number: One Two
- m) Major Diagnostic Code
- n) Diagnosis Related Code
- o) Total Charges
- p) Combined Delivery/Newborn Flag
- q) Bypass Flag
- r) Principal Payor Category
- s) Diagnosis Codes
- 1) Coal Worker's Pneumoconiosis (ICD-9-CM Code 500)
- 2) Asbestosis (ICD-9-CM Code 501)
- 3) Silicosis (ICD-9-CM Code 502)
- 4) Lead Poisoning (ICD-9-CM Code 984.0-984.9)
- 5) Acute Pesticide Poisoning (ICD-9-CM Code 989.3, 989.4)
- 6) Skin Cancer of the Scrotum (ICD-9-CM Code 187.7)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

Appendix C. Forms and Instructions for Occupational Disease Registry  
Illustration C Occupational Disease Registry Abstract Information (Continued)

- 7) Hemangiosarcoma of the Liver (ICD-9-CM Code 155.0)  
8) Mesothelioma (ICD-9-CM Code 162.0-162.9)  
9) Cancer of the Bladder (ICD-9-CM Code 188.0-188.9)  
10) History of Cancer

- A) Liver (ICD-9-CM Code V10.7)  
B) Lung (ICD-9-CM Code V10.1)  
C) Bladder (ICD-9-CM Code V10.5)  
D) Scrotum (ICD-9-CM Code V10.47)

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

Illinois Water Well Construction Code

2) Code Citation:

77 Ill. Adm. Code 920

3) Section Numbers:

920.50  
920.120  
920.130  
920.150  
920.160

Proposed Action:

Amendment  
Amendment  
Amendment  
Amendment

4) Statutory Authority:

Illinois Water Well Construction Code Law  
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.111 et seq.

5) A Complete Description of the Subjects and Issues Involved:

Sections 920.50, 920.110, 920.120, 920.130 and 920.160 amended to remove the term "potable". Currently, Public Health issues permits to construct potable water wells and Mines and Minerals issues permits to construct non-potable wells. Recent legislation would require Public Health to issue permits for both potable and non-potable wells. The amendment simply changes the rules to allow the Department to issue permits for all water wells. This is most easily done by removing the word "potable" from the rules.

The economic effect of this proposed rulemaking is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates that this proposed rulemaking will become effective approximately six to nine months from the date of publication as proposed in the Illinois Register.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?Yes ☐ No ☒7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify the date: \_\_\_\_\_



DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ☐ No ☒

If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐

9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

10) Statement of Statewide Policy Objectives:

Please specify: The Department currently issues permits for the construction of all potable water wells. The Department believes that the small number of additional non-potable water well permits can be issued with existing staff. Local governments may elect to issue permits for potable and non-potable water wells provided they adopt an ordinance which give them that authority.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of

the Department of Commerce and Community Affairs:

September 1, 1989

B) Type of Small Businesses Affected:

Licensed water well drillers.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Completion of water well permit applications and construction report.

D) Types of Professional Skills Necessary for Compliance:

Licensed water well driller.

The full text of the Proposed Amendments begins on the next page:



TITLE 77: PUBLIC HEALTH  
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER I: WATER AND SEWAGEPART 920  
ILLINOIS WATER WELL CONSTRUCTION CODE

SECTION	Definitions
920.10	Incorporated Materials
920.15	Scope
920.20	General Requirements
920.30	Design Factors
920.40	Location
920.50	Drilled Wells in Unconsolidated Formations
920.60	Drilled Well Construction in Consolidated Formations
920.70	Special Type Wells
920.80	Construction Materials and Other Requirements
920.90	Finishing and Testing
920.100	Modification of Wells
920.110	Abandoned Wells
920.120	Permit Requirements
920.130	Administrative Hearings
920.140	Designation of Agents of the Department
920.150	Issuance of Water Well Permits by Units of Local Government
920.160	Casing and Liner Pipe Weights and Dimensions
TABLE A	Plastic Casing and Liner Pipe Specifications
TABLE B	Unconsolidated Formations with Non-Stable Overburden
ILLUSTRATION A	Unconsolidated Formations with Stable Overburden
ILLUSTRATION B	Gravel Wall Construction
ILLUSTRATION C	Aquifer Below Creviced Formations
ILLUSTRATION D	Crevice Formations
ILLUSTRATION E	Bored or Dug Well - Well Not Finished With Buried Slab
ILLUSTRATION F	Bored or Dug Well - Buried Slab Construction
ILLUSTRATION G	

AUTHORITY: Implementing and authorized by the Illinois Water Well Construction Code (Ill. Rev. Stat. 1985, ch. 111 1/2, pars. 116.111 et. seq., as amended by (Public Act 85-863, effective September 24, 1987).

SOURCE: Adopted September 12, 1973; amended at 2 Ill. Reg. 42, p. 35, effective October 16, 1978; rules repealed, new rules adopted and codified at 7 Ill. Reg. 9633, effective August 1, 1983; amended at 12 Ill. Reg. 2990, effective January 13, 1988; amended at 13 Ill. Reg. \_\_\_\_, effective \_\_\_\_.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE OR PARAPHRASE THEREOF.

Section 920.50 Location

a) General. In establishing the location of a well, the constructor

shall give consideration to sources of contamination which exist on or adjacent to the premises where the well is to be located. As far as possible, the well shall be located on ground which is higher than sources of contamination and shall have ready access for repairs, maintenance, treatment and inspection. All water wells, except monitoring wells, shall be located in accordance with the minimum distances in Section 920.50(b) and shall be constructed in accordance with the requirements of this Part.

b)

Relation to Sources of Contamination. Determination of minimum lateral distances to locate a well from potential sources of contamination, involves evaluation of the character and location of the sources of contamination, types of geologic formations present, depth to the aquifer, direction of ground water flow, effect on the ground water movement by well pumping and possibilities of flooding of the site by surface waters. Based on practice and experience, accepted minimum lateral distances for some common sources of pollution with respect to a well have been established. The lack of specific distances for other possible sources of contamination such as streams, refuse disposal sites, excavations, waste treatment facilities, buried oil and gasoline storage tanks, improperly constructed wells and cisterns, does not minimize their potential hazards. These must be evaluated in each particular situation and a distance arrived at based on the pertinent facts. The Department may be called on for assistance in determining a proper distance.

1) The following minimum lateral distances shall apply for the common sources of contamination listed:

MINIMUM LATERAL DISTANCES FOR  
CLAY AND LOAM SOILS

## SOURCES OF CONTAMINATION

Cess Pools	150 Feet
Leaching Pit	100 Feet
Pit Privy	75 Feet
Subsurface Seepage Tile	75 Feet
Manure Piles	75 Feet
Septic Tank	50 Feet
Barnyard	50 Feet

Sewers A well or suction piping may be located to within 10 feet of a sewer provided the



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

sewer consists of cast iron pipe with water tight mechanical joints or schedule 40 PVC pipe or heavier with water tight joints.

50 Feet

Footings Drains (No connection to a sewer or a sump handling sewage)

10 Feet

Pump House Floor Drain

2 Feet

Lakes, Ponds, or Streams

25 Feet

- 2) When the upper formations are more pervious, the lateral distances shall be increased (i.e. double the distance for highly pervious gravel formations.)

- 3) Prohibitions. Beginning January 18, 1990 1988, no new non-community, semi-private or private water system well may be located within 200 feet of any potential primary or potential secondary source or any potential route, unless some other distance is allowed or required in Section 920.50 (b)(1). Where the owner is the same for both the well and a potential secondary source or a potential route, the well shall be no closer than 75 feet from the potential route or potential secondary source, unless some other distance is allowed or required in Section 920.50(b)(1).

- 4) Where the owner of a water potable well is the same owner of a potential primary source, potential secondary source, or a potential route, the Department shall allow a variance to the minimum separation distances required between a water potable well and a potential primary source, potential secondary source or a potential route if a demonstration is provided by the owner of the potable water well that applicable protective measures will be utilized to minimize the potential for contamination of the well, and if the resulting well installation can be expected to provide a continuously safe and sanitary water supply in compliance with the Act, this Part and the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900). Applicable protective measures may include ensuring sources of contamination are down grade from the water source or isolation of the potential source of contamination in such a manner as to prevent a route of contamination of the ground water, or isolating the potential source of contamination to prevent accidental introduction of contaminants into ground water. In order to obtain a variance the owner must comply with Section 920.30(c). (Section 6(a) of the Act).

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

- c) Flood Water. Locations subject to flooding shall be avoided. If no reasonable alternate site exists, wells may be constructed in flood zones providing special protective construction is included. The casing of the well shall terminate not less than two feet above the maximum known flood water elevation.

- d) Relation to Building. With respect to buildings, pits, and basements the location of a well shall be as follows:

- 1) Adjacent to Building. When a well must be located adjacent to a building, it shall be so located that the center line of the well extended vertically will clear any projection from the building by not less than two feet.

- 2) Pits and Basements. New wells shall not be constructed in pits or basements.

(Source: Amended at 13 Ill. Reg. \_\_\_\_ effective \_\_\_\_)

## Section 920.120 Abandoned Wells

## a) Abandonment of Wells.

- 1) The owner of a potable water well, boring, or monitoring well shall assure that such well is sealed within thirty (30) days after it is abandoned and no longer used for the purpose for which it was intended. The Department shall grant an extension of this time provided the owner submits a written request to the Department indicating the reasons for the request and an estimate of time in which the well will be either sealed or reused. In granting an extension, the Department must be assured that applicable protective measures will be taken and the methods and materials will be in compliance with the Act and this Part. Applicable protective measures may include ensuring sources of contamination are down grade from the water source or isolation of the potential source of contamination in such a manner as to prevent a route of contamination of the ground water, or isolating the potential source of contamination to prevent accidental introduction of contaminants into ground water.

- 2) Wells shall be sealed by a licensed water well driller pursuant to the Water Well and Pump Installation Contractor's License Act. A person who is not so licensed may seal a well, provided a request is made to the Department prior to the commencement of sealing indicating how the well is to be sealed and the materials to be used. The Department shall grant approval when requested prior to the commencement of sealing if the methods



and materials are in compliance with this Section.

- b) Sealing Requirements. Potable water wells, borings, or monitoring wells which are abandoned shall be sealed by placing the sealing materials from the bottom of the well to the surface by methods that will avoid segregation or dilution of material in accordance with the following requirements:

1) Non-creviced, Consolidated formations. Wells extending into non-creviced sandstone, or other water bearing consolidated formations shall be sealed by filling the well with disinfected clean sand free of mud or dirt, or pea gravel to the top of the water bearing formation or to within 10 feet of the casing, whichever is less. Disinfection shall be accomplished by treating the area of the well which penetrates the aquifer in accordance with Section 920.100(b). Neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight or pure bentonite in any form shall be placed for a minimum of 10 feet above this point or to the top of the water bearing formation, whichever is greater. A clay slurry or impervious material shall be used to fill the upper part of the well to the surface.

2) Creviced formations. Wells extended into creviced formations shall be sealed by filling with disinfected clean pea gravel to the top of the water bearing formation or to within 10 feet of the casing whichever is less. Neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight, or pure bentonite in any form shall be placed for a minimum of 10 feet above this point or to the top of the aquifer, whichever is greater. A clay slurry or impervious material shall be used to fill the upper part of the well to the surface.

3) Unconsolidated formations. In the event the water bearing formation consists of coarse gravel and producing wells are located nearby, the well shall be sealed by filling with disinfected clean pea gravel to the top of the water bearing formation. Neat cement containing bentonite, aquajel, or similar materials from 2% to 6% by weight, or pure bentonite in any form shall be placed for a minimum of 10 feet above this point. Clay or impervious material shall be used to fill the remaining upper part of the well to the surface. Abandoned wells extending only into unconsolidated formations near the surface can be sealed by completely filling with concrete, cement grout, neat cement or clay.

4) More than one water bearing formation. Where wells extend into more than one water bearing formation, each water bearing

formation shall be sealed independently in the manner described in this Section depending upon the type of formation encountered. A neat cement plug shall be placed a minimum of 10 feet above and below all intermittent water bearing formations. Disinfected clean pea gravel shall be placed in each water bearing formation between plugs. A clay slurry or other impervious materials shall be used to fill all other parts of the well between plugs and the upper part of the well to the surface.

5) Artesian wells. In such wells, a cement retainer shall be used with pressure grouting equipment utilized to place cement grout. Neat cement shall be placed for a minimum of 10 feet above the water bearing formation. A clay slurry or other impervious materials shall be used to fill the upper part of the well to the surface.

6) Where the well casing consists of brick, stone, concrete blocks, porous tile, or other porous material, the casing shall be removed to a depth of at least ten (10) feet below the surface.

c) Non-Producing well. Where a potable water well is drilled and a water bearing formation is not located, the water well shall be filled with clay, drill cuttings, or neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight, or pure bentonite in any form by the water well driller not more than ten (10) calendar days after the well has been drilled.

d) The well casing shall be removed to at least 3 feet below final grade.

e) Notification.

1) The Department, approved local health department, or approved unit of local government shall be notified by telephone or in writing at least 48 hours prior to the commencement of any work to seal a potable water, or monitoring well.

2) The Department shall be notified when a potable water, boring, or monitoring well is sealed by the owner of the water well not more than 30 days after the water well is sealed. The following shall be submitted on forms provided by the Department:

A) The date the water well was drilled.

B) Depth of the well and diameter.

C) Location of the well.



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

- D) Type of sealing method used.
- E) Original water well permit number.
- F) Date the well was sealed.
- G) Type of well (boring, dug, or drilled).
- H) Whether the formation is clear of obstructions.
- I) Casing Record (explanation of the required removal).
- J) Water Well Drillers License number and name.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 920.130 Permit Requirements

- a) Permit. Effective January 1, 19901988, a permit to construct or deepen a ~~private-or-semi-private-water-well-or~~ a water well to serve a ~~non-community-water-system~~ must be obtained from the Department prior to construction.
- b) Application. Application for a permit shall be made on the forms provided by the Department. All applications for permit shall include a plan and drawing of the proposed construction. At a minimum the plan must include:
  - 1) A drawing indicating lot size with dimensions to septic tanks, location of any abandoned wells, property lines, seepage fields, sewers, and all other sources of contamination and an indication of the type of contamination source.
  - 2) Water well driller's license number and name.
  - 3) Estimated daily pumping capacity.
  - 4) The location of the water well including, county, city, street address or lot number, township, range, directions to the site (i.e., subdivision lot number, highway number, secondary roads, signs to follow, etc.), and section.
  - 5) Name and address of the owner of the well.
  - 6) Type of well to be constructed (bored, dug, or drilled).
  - 7) An estimate of the depth of the well.

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF PROPOSED AMENDMENTS

- 8) Type of well (i.e., private water well, semi-private water well, or non-community public water well).
- c) Expiration. A permit is void if construction has not commenced within one year of date of issuance.
- d) Water Well Fee. The fee to be paid for a permit to construct or deepen a water well shall be \$75.00.
- e) The Department shall grant permit requests which meet the requirements of the Act and this Part. The Department's standards for denial of a permit request are set forth in Section 920.130(f).
- f) Groundwater Contamination.
  - 1) The Department shall deny the approval of a permit request when available information indicates that the groundwater aquifer contains contamination which renders the water unsafe under the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900). A potential public health problem may be detected on the basis of a sanitary survey, laboratory analyses, location of known sources of pollution, condition of water supply, type of construction or information from previous well owners which might indicate the water would be too hazardous to drink.
  - 2) The Department shall grant approval of a request for a permit when approved treatment is shown to reduce contaminant levels below the levels of recognized health advisories or established by the Department and the federal government and referenced below. Such treatment includes, but is not limited to, sampling for additional contaminants, more frequent sampling for contaminants, or imposing of maximum contaminant levels specified in the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900), National Primary Drinking Water Regulations (40 CFR 141 and 142, July 8, 1987 52 Fed. Reg. 25690 through 25717), or in recognized public health advisories concerning the safety of drinking water issued by the Department or U.S.E.P.A.
  - g) Notification. Effective January 1, 19901988, any person who constructs or deepens a ~~potable~~ water well for which a permit has been issued under this Part, shall notify the Department, or approved local health department, or approved unit of local government by telephone or in writing at least two days prior to commencement of the work.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF PUBLIC HEALTH

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF PROPOSED AMENDMENTS

## NOTICE OF PROPOSED AMENDMENTS

a) The Department may designate and use full-time municipal, district, county, or multi-county health departments as its agents for the purpose of performing inspections of water well construction, investigating complaints, inspecting existing water wells and inspecting the work of water well drillers. Such health departments which desire approval as an agent shall make such request in writing to the Department.

b) The Department shall designate such health departments as its agent provided the health department agrees to issue permits for the construction of all new water wells, perform inspections of all water wells for which a permit has been issued by the health department, Department and inspect all non-community public water supplies, and inspects the sealing of all abandoned water wells and enters into a written agreement with the Department for the conduct of an inspection program.

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

(Source: Amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

an ordinance approved by the Department in accordance with Section 920.160(a) of this Part shall submit to the Department the information listed in Section 920.130(b) of this Part for each potable water well permit issued. This information shall be submitted within 30 days of issuance of the date of issuance of the permit and shall be submitted on forms provided by the Department.

## Section 920.160 Issuance of Water Well Permits by Units of Local Government

a) Approval. A unit of local government may issue potable water well construction permits provided such units of local government adopt an ordinance which requires the unit of local government to issue water well permits, and which establishes a system for the inspection of water well construction and regulation and provided such ordinance is approved by the Department.

b) In order to receive approval of an ordinance, the unit of local government must submit a request for approval from the Department and must submit a copy of such ordinance including all amendments. The ordinance shall be approved by the Department provided the ordinance:

- 1) has been adopted by the unit of local government and shall be in effect
- 2) adopts the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) and the Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925)
- 3) requires the inspection by the unit of local government of each water well for which a permit is issued and the sealing of each abandoned potable water well, boring, or monitoring well within its jurisdiction. The unit of local government shall enter into a written agreement with the Department to ~~for~~ the conduct of an inspections program.

c) Required Information. An approved unit of local government which has



NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Cancellation, Revocation or Suspension of Licenses or Permits
- 2) Code Citation: 92 Ill. Adm. Code 1040
- 3) Section Numbers:
- | Section Numbers | Proposed Action |
|-----------------|-----------------|
| 1040.55         | New Section     |
- 4) Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)) and Section 6-206 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206).
- 5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking establishes the criteria for suspending or revoking a person's driving privileges who operates a motor vehicle in violation of his/her license classification.
- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed rulemaking contain incorporations by reference? No, this amendment does not contain incorporations by reference.
- 9) Are there any other amendments pending on this part? Yes.

Section Number	Proposed Action	Illinois Register Citation
1040.31	New Section	13 Ill. Reg. 9490 (June 23, 1989)
1040.46	Amendment	13 Ill. Reg. 10216 (June 30, 1989)
1040.25	New Section	13 Ill. Reg. 14810 (September 27, 1989)
10) <u>Statement of Statewide Policy Objective:</u>	This rulemaking will have no effect on local units of government.	

- 11) Time, place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:

Nancy Easum  
Deputy General Counsel to the Secretary  
2701 S. Dirksen Parkway  
Springfield, IL 62723  
217/782-5356

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION  
CHAPTER II: SECRETARY OF STATE

PART 1040

CANCELLATION, REVOCATION OR SUSPENSION OF LICENSES OR PERMITS

Section	
1040.10	Court to Forward Licenses and Reports of Convictions
1040.20	Illinois Traffic Offense Table
1040.30	3 or More Traffic Offenses Committed Within 12 Months
1040.32	Suspension or Revocation of Licenses or Permits
	Used Fraudulently
1040.35	Commission of an Offense Requiring Mandatory Revocation
	Upon Conviction
1040.38	Commission of a Traffic Offense in Another State
1040.40	Repeated Convictions or Collisions
1040.41	Suspension of Licenses for Curfew Violations
1040.42	Fleeing and Eluding
1040.43	Illegal Transportation
1040.46	Fatal Accident and Personal Injury Suspensions
1040.48	Vehicle Emission Suspensions
1040.50	Suspension or Revocation of a License of Commercial Vehicle Driver
1040.55	Suspension or Revocation for Driver's License Classification
1040.60	Release of Information Regarding a Disposition of Court Supervision
1040.65	Offenses Occurring on Military Bases
1040.66	Invalidation of a Restricted Driving Permit
1040.70	National Driver Register
1040.100	Rescissions
1040.101	Reinstatement Fees

AUTHORITY: Implementing Articles II and VII of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-201 et seq. and 6-700 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)).

SOURCE: Filed September 22, 1972; amended at 3 Ill. Reg. 26, p. 282 effective June 30, 1979; amended at 5 Ill. Reg. 3533, effective April 1, 1981; amended at 6 Ill. Reg. 4239, effective April 2, 1982; codified at 6 Ill. Reg. 12674; amended at 8 Ill. Reg. 2200, effective February 1, 1984; amended at 8 Ill. Reg. 3783, effective March 13, 1984; amended at 8 Ill. Reg. 18925, effective September 25, 1984; amended at 8 Ill. Reg. 23385, effective November 21, 1984; amended at 10 Ill. Reg. 15265, effective September 4, 1986; amended at 11 Ill. Reg. 16977, effective October 1, 1987; amended at 11 Ill. Reg. 20659, effective December 8, 1987; amended at 12 Ill. Reg. 2148, effective January 11, 1988; amended at 12 Ill. Reg. 14351, effective September 1, 1988; amended at 12 Ill. Reg. 15625, effective September 15, 1988; amended at 12 Ill. Reg. 16153, effective September 15, 1988; amended at 12 Ill. Reg. 16906, effective October 1, 1988; amended at 12 Ill. Reg. 17120, effective October 1, 1988; amended at



## NOTICE OF PROPOSED AMENDMENT(S)

13 Ill. Reg. 1593, effective January 23, 1989; amended at 13 Ill. Reg. 5162, effective April 1, 1989; amended at 13 Ill. Reg. 7082, effective May 15, 1989; amended at 13 Ill. Reg. 8659, effective June 1, 1989; amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Note: Boldface type denotes statutory language.

### Section 1040.55 Suspension or Revocation for Driver's License Classification Violations

a) For purposes of this Section, the following definitions shall apply:

"Auto Emissions Suspension" - suspension for failing to have a vehicle tested in accordance with Section 13A-101 et. seq. of the Illinois Vehicle Emission Inspection Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 13A-101 et. seq.).

"Cleared Suspension or Revocation" - a suspension or revocation of driving privileges which has terminated.

"Conviction" - adjudication of guilty as defined in Section 6-100 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-100).

"Curfew Violation Suspension" - suspension when a minor operates a vehicle on a highway during the prescribed hours without an adult or as otherwise provided for in Section 2371 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 2371) in accordance with Section 6-206(a)13 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206(a)13).

"Department" - Department of Driver Services within the Office of the Secretary of State.

"Failure to Appear Suspension" - suspension for failing to pay fine or appear in court following the issuance of a traffic ticket.

"Financial Responsibility Suspension" - suspension in accordance with Section 7-304 and/or Section 7-305 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-304 and/or 7-305).

"License Classification" - identification on driver's license or permit indicating the type of vehicle a person is allowed to operate.

## NOTICE OF PROPOSED AMENDMENT(S)

"Miscellaneous Suspension" - suspension for safety responsibility, financial responsibility, warrant parking/traffic, auto emissions, failure to appear, curfew, or unsatisfied judgment.

"Prior Suspension or Revocation" - a suspension or revocation or extension of a suspension or revocation which appears on the driving record.

"Revocation" - the termination by formal action of the Secretary of a person's license or privilege to operate a motor vehicle on the public highways which termination shall not be subject to renewal or restoration except that an application for a new license may be presented and acted upon by the Secretary after expiration of at least one year after the date of revocation as defined in Section 1-176 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 1-176).

"Safety Responsibility Suspension" - suspension in accordance with Section 7-205 and/or Section 7-208 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-205 and 7-208).

"Suspension" - the temporary withdrawal by formal action by the Secretary of a person's license or privilege to operate a motor vehicle on the public highways, for a period specifically designated by the Secretary as defined in Section 1-204 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 1-204).

"Unsatisfied Judgment Suspension" - suspension in accordance with Section 7-303 or 7-313 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-303 and 7-313).

"Warrant Parking/Traffic Suspension" - suspension for arrest warrants issued for failure to pay fines for traffic or parking violations.

b) A person who is convicted of operating a motor vehicle without the proper license classification shall have his/her driving privileges suspended or revoked by the Department. If a new upgraded license which authorizes the operation of the vehicle which was being operated at the time of the arrest is issued on or prior to the conviction date of the incoming conviction for a first offense of a license classification violation, no action shall be taken against the individual by the Department.

c) Miscellaneous suspensions shall not be considered prior suspensions for the purpose of this section.



## SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENT(S)

d) When considering prior convictions, only convictions for operating a motor vehicle without the proper license classification within seven (7) years of the arrest date of the incoming conviction shall be considered.

e) Only those suspensions or revocations cleared within seven (7) years of the forthcoming suspensions' or revocations' effective date shall be considered as prior suspensions or revocations.

f) If a person has no prior suspension(s) or revocation(s) of any kind and a conviction for operating a motor vehicle in violation of driver's license or permit classification, the Department shall take action as follows:

TABLE

Convictions	Action
1st conviction	2 month suspension
2nd conviction	4 month suspension
3rd conviction	6 month suspension
4th conviction	12 month suspension
5th or more convictions	Revocation

g) If a person has one (1) prior suspension or revocation and a conviction for operating a motor vehicle in violation of driver's license or permit classification, the Department shall take action as follows:

TABLE

Convictions	Action
1st conviction	4 month suspension
2nd conviction	6 month suspension
3rd conviction	12 month suspension
4th or more convictions	Revocation

h) If a person has two (2) prior suspensions or revocations or any combination thereof and a conviction for operating a motor vehicle in violation of driver's license or permit classification, the Department shall take action as follows:

TABLE

Convictions	Action
1st conviction	6 month suspension
2nd conviction	12 month suspension
3rd conviction	Revocation

## SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENT(S)

i) If a person has three (3) prior suspensions or revocations or any combination thereof and a conviction for operating a motor vehicle in violation of driver's license or permit classification, the Department shall take action as follows:

TABLE

Convictions	Action
1st conviction	12 month suspension
2nd or more convictions	Revocation

j) If a person has four (4) or more prior suspensions or revocations or any combination thereof and a conviction for operating a motor vehicle in violation of driver's license or permit classification, the Department shall take action as follows:

TABLE

Convictions	Action
1st or more convictions	Revocation

k) If a conviction for operating a motor vehicle in violation of driver's license or permit shows an arrest date during a period of revocation which is in effect, the revocation shall be extended for one (1) year from the date of the conviction or the latest projected eligibility date on record whichever is the greater period of time. If a conviction for operating a motor vehicle in violation of license or permit shows an arrest date during a period of suspension (including curfew suspensions) which is still in effect, the suspension shall be extended the same amount of time as the originally imposed suspension in accordance with Section 6-303 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, Ch. 95 1/2, par. 6-303).

l) If a person has a suspension in effect pursuant to Section 6-206(a)20 or Section 6-206(a)6 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-206(a)20 and 6-206(a)6) and receives a subsequent conviction for operating a motor vehicle in violation of driver's license or permit classification, the suspension shall be amended in accordance with the guidelines of this Section.

(Source Added at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## NOTICE OF PROPOSED AMENDMENT(S)

- 1) Heading of the Part: Certificates of Title, Registration of Vehicles
- 2) Code Citation: 92 Ill. Adm. Code 1010
- 3) Section Numbers: Proposed Action:  
1010.450 Amendment
- 4) Statutory Authority: Implementing Chapter 3 and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 3-100 et seq. and 2-104(b))
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking provides the criteria for the issuance of temporary dealer permits.
- 6) Will these proposed amendments replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: This rulemaking will have no effect on local units of government.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking. The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:

Robert B. Powers  
Assistant Counsel to the Secretary  
298 Centennial Building  
Springfield, Illinois 62706  
217/785-3094

- 12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State has determined that this rulemaking will have no effect on small businesses and the rulemaking was not sent to the Small Business Assistance Office of the Department of Commerce and Community Affairs.

The full text of the Proposed Amendment(s) begins on the next page:

## NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION  
CHAPTER II: SECRETARY OF STATE

## PART 1010

## CERTIFICATES OF TITLE, REGISTRATION OF VEHICLES

## SUBPART A: DEFINITIONS

Section	Owner--Application of Term
1010.10	Secretary and Department
1010.20	

## SUBPART B: TITLES

Section	Salvage Certificate-Additional Information Required to Accompany Application for a Certificate of Title for a Rebuilt or a Restored Vehicle Upon Surrendering Salvage Certificate
1010.120	Salvage Certificate-Assignments and Reassignments
1010.130	Exclusiveness of Lien on Certificate of Title
1010.140	Documents Required to Title and Register Imported Vehicles Not Manufactured in Conformity with Federal Emission or Safety Standards
1010.150	Transferring Certificates of Title Upon the Owner's Death
1010.160	Repossession of Vehicles by Lienholders and Creditors

## SUBPART C: REGISTRATION

Section	Application for Registration
1010.210	Vehicles Subject to Registration - Exceptions
1010.220	Refusing Registration or Certificate of Title
1010.230	Registration Plates To Be Furnished By The Secretary of State
1010.240	Applications For Reassignment
1010.250	

## SUBPART D: REVOCATION, SUSPENSION AND CANCELLATION OF REGISTRATION

Section	Operation of Vehicle after Cancellation, Suspension, or Revocation of any Registration
1010.300	Improper Use of Evidences of Registration
1010.310	Suspension, Cancellation or Revocation of Illinois Registration Plates and Cards and Titles
1010.320	Operation of Vehicle Without Proper Illinois Registration
1010.330	Suspension or Revocation
1010.350	Surrender of Plates, Decals or Cards
1010.360	

## SUBPART E: SPECIAL PERMITS AND PLATES



SECRETARY OF STATE

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

Section  
1010.410 Temporary Registration - Individual Transactions  
1010.420 Temporary Permit Pending Registration In Illinois  
1010.430 Registration Plates for Motor Vehicles Used for Transportation of Persons for Compensation and Tow Trucks  
1010.440 Title and Registration of Vehicles with Permanently Mounted Equipment  
1010.450 Special Plates  
1010.451 Purple Heart License Plates  
1010.452 Special Event License Plates  
1010.455 Collectible License Plates  
1010.456 Sample License Plates For Motion Picture and Television Studios  
1010.460 Special Plates for Members of the United States Armed Forces Reserves  
1010.470 Dealer Plate Records  
1010.480 State of Illinois In-Transit Plates

SUBPART F: FEES

Section  
1010.510 Determination of Registration Fees  
1010.520 When Fees Returnable  
1010.530 Circuit Breaker Registration Discount  
1010.540 Maximum Fees for Distribution of Motor Vehicle Renewal Plates and/or Stickers

SUBPART G: MISCELLANEOUS

Section  
1010.610 Unlawful Acts, Fines and Penalties  
1010.620 Change of Engine

SUBPART H: SECOND DIVISION VEHICLES

Section  
1010.705 Reciprocity  
1010.710 Vehicle Proration  
1010.715 Proration Fees  
1010.720 Vehicle Apportionment  
1010.725 Trip Leasing  
1010.730 Intrastate Movements, Foreign Vehicles  
1010.735 Interline Movements  
1010.740 Trip and Short-term Permits  
1010.745 Signal 30 Permit for Foreign Registered Vehicles  
1010.750 Signal 30-Year-round for Prorated Fleets of Leased Vehicles  
1010.755 Mileage Tax Plates

1010.756 Suspension or Revocation of Illinois Mileage Weight Tax Plates  
1010.760 Transfer for "For-Hire" Loads  
1010.765 Suspension or Revocation of Exemptions as to Foreign Registered Vehicles  
1010.770 Required Documents for Trucks and Buses to detect "intrastate" movements  
1010.775 Certificate of Safety

APPENDIX A Uniform Vehicle Registration Proration and Reciprocity Agreement  
APPENDIX B International Registration Plan

AUTHORITY: Implementing Chapter 3 and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95½, pars. 3-100 et seq. and 2-104(b)).

SOURCE: Filed and effective December 15, 1970; emergency amendments at 2 Ill. Reg. 25, p. 119, effective June 14, 1978 for a maximum of 150 days; amended at 3 Ill. Reg. 12, p. 76, effective March 23, 1979; amended at 3 Ill. Reg. 29, p. 123, effective July 20, 1979; amended at 4 Ill. Reg. 17, p. 247, effective April 11, 1980; emergency amendments at 4 Ill. Reg. 21, p. 99, effective May 14, 1980 for a maximum of 150 days; amended at 6 Ill. Reg. 2241, effective February 1, 1982; amended at 6 Ill. Reg. 11076, effective August 26, 1982; codified at 6 Ill. Reg. 12674; amended at 7 Ill. Reg. 1432, effective January 21, 1983; amended at 7 Ill. Reg. 1436, effective January 21, 1983; amended at 8 Ill. Reg. 5329, effective April 6, 1984; amended at 9 Ill. Reg. 3358, effective March 1, 1985; amended at 9 Ill. Reg. 9176, effective May 30, 1985; amended at 9 Ill. Reg. 12863, effective August 2, 1985; amended at 9 Ill. Reg. 14711, effective September 13, 1985; amended at 10 Ill. Reg. 1243, effective January 6, 1986; amended at 10 Ill. Reg. 4245, effective February 26, 1986; amended at 10 Ill. Reg. 14308, effective August 19, 1986; recodified at 11 Ill. Reg. 15920; amended at 12 Ill. Reg. 14711, effective September 15, 1988; amended at 12 Ill. Reg. 15193, effective September 15, 1988; amended at 13 Ill. Reg. 1598, effective February 1, 1989; amended at 13 Ill. Reg. 5173, effective April 1, 1989; amended at 13 Ill. Reg. 7965, effective May 15, 1989; amended at 13 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Section 1010.450 Special Plates

- a) The term "Special Plates" means those Illinois registration plates issued to Dealers, Manufacturers, Transporters and Repossessors.
- b) Vehicles eligible for display of "Special Plates", are exempt from registration in Illinois. "Special Plates" are subject to limitations as to use as follows:



## NOTICE OF PROPOSED AMENDMENT(S)

## c) Manufacturers Plates.

- 1) Special Plates issued to a manufacturer may be displayed:
  - A) Upon any vehicle manufactured by him, for any legal purpose such as testing, demonstrating or delivering such to bona fide consignees; and
  - B) Upon any vehicle manufactured by a competitor, for testing purposes.
- 2) Special Plates issued to a manufacturer may not be displayed:
  - A) Upon any vehicle rented to another person.
  - B) Upon any vehicle of the second division carrying cargo or merchandise unless in actual demonstrations for purposes of sale.
  - C) Upon any work or service vehicle.
  - D) In any for-hire movement.
  - E) On any vehicle used permanently as personal vehicle and not as a demonstrator.

## d) Transporter or In-transit Plates.

- 1) Special Plates issued to a Transporter may be displayed:
  - A) Only on vehicles in-transit and in process of delivery, operated singly or in lawful driveway combinations.
  - B) Only on vehicles in-transit that the transporter is legally authorized to transport in his regulated driveway business.
  - C) On vehicles in-transit in lawful driveway combinations, as in saddle-mount, towbar and full-mount, or combinations thereof.
  - D) On a vehicle in transit laden with its own parts or with parts of another vehicle, in-transit and in combination therewith.
- 2) Special Plates issued to a Transporter may not be displayed:
  - A) Upon any vehicle rented to another person.
  - B) Upon any vehicle of the second division hauling or carrying cargo or merchandise, or other vehicles (except in lawful driveway combinations of in-transit vehicles).

## NOTICE OF PROPOSED AMENDMENT(S)

- C) Upon any work or service vehicles.
- D) On any vehicle used as a personal vehicle.

## e) Dealer Plates.

- 1) Special Plates issued to a Dealer may be displayed upon any vehicle held for sale or resale, and
  - A) Upon any such vehicle, including the towing of a like plated vehicle, for any legal purpose including pick-up at the point of manufacturing or assembly, demonstrating, testing or delivery to the buyer; provided, however, that any such vehicle and like plated towed vehicle so transported may not carry any cargo or merchandise including other vehicles owned by the dealer and held for sale or resale.
  - B) On any such vehicle loaned, but not rented, as a "loaner" to a customer for temporary use the days that his car is being serviced or repaired.
  - C) On one truck up to 8,000 pounds owned by the dealer and used to haul his parts incidental to the operation of his business.
- 2) Special Plates issued to a dealer may not be displayed:
  - A) Upon any vehicle rented to another person.
  - B) Upon any vehicle of the second division carrying cargo or merchandise except as provided below on a one-trip demonstration basis.
  - C) Upon any work or service vehicle.
  - D) In any for-hire movement.
  - E) On any vehicle used permanently as a personal vehicle and not as a demonstrator, such prohibited uses being defined as follows:
    - i) On any vehicle used by any person enrolled at and attending an educational institution during the school term or year and to and from school.
    - ii) On any vehicle used on vacation trips to areas outside the geographic scope of normal business operations for a period in excess of 25 days.
    - iii) On any vehicle used by any person who is a member of the armed forces and stationed at any military base or encampment or installation.
    - iv) On any vehicle used continuously for 25 or



SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENT(S)

more days as a personal vehicle by any person not an agent, servant or employee of the dealer owning such special plate.

## 3) Dealer Plates and One-Trip Use

- A) Notwithstanding the above limitations, Dealer Plates may be used on a one-trip demonstration basis by a prospective bona fide buyer carrying cargo or merchandise, providing that the form of document specified herein is carried in the cab of the vehicle. Any demonstration movement shall be limited to a period of 3 days.
- B) Each dealer who wishes to grant to a prospective bona fide buyer the use of a dealer plate on a one-trip demonstration for three days shall prepare a document identical to this form in duplicate, and
- i) Retain one copy in the offices of the dealer.
- ii) Issue one copy to the user for display on the vehicle.

## FORM REQUIRED

- Date
1. Name of Dealer
  2. Address of Dealer:
  3. Dealer Plate or plates being used:
  4. Name of prospective buyer:
  5. Date use is to begin and end:
- C) Each dealer shall file an annual report listing the name of each prospective buyer permitted to make a demonstration trip with a vehicle identifying the plate number utilized and the dates that the demonstration trip began and ended. The Secretary of State may prescribe the form of such report.
- D) The Secretary of State shall, in addition, grant in his discretion a permit for a one-trip demonstration in excess of 3 days upon application therefor and showing of good cause. In determining whether good cause is shown, the Secretary of State shall consider the type of vehicle subject to the demonstration, the length of the extension requested, the dealer's past experience, the purpose of the

SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENT(S)

move, and the reason why the dealer feels that more than three (3) days are needed to demonstrate the particular vehicle.

- E) The Secretary of State may issue a temporary dealer permit while a dealership is awaiting the arrival of their permanent dealer license plates. The temporary dealer permit shall be displayed on the left hand side of the rear windshield and contain an issue and expiration date. The temporary permit is invalid upon receipt of the permanent dealer license plates or on the expiration date, whichever is sooner. In no event shall the temporary permit be valid for more than sixty (60) days.

## f) Repossessor Not-for-Hire

Special Plates issued to a Repossessor who is not-for-hire may be used only on a vehicle in which he has a security interest and which he is repossessing, and may not be used in for-hire operations.

## g) Repossessor For-Hire

Special Plates issued to a Repossessor who is for-hire may be used only on any vehicle which he is repossessing as the agent of the person having the security interest being foreclosed, and only if within the regulatory certificate of authority or permit issued to him by the Interstate Commerce Commission and/or the Illinois Commerce Commission.

## h) Reciprocity--Special Plates

- 1) Reciprocity is granted to non-residents to the same extent and degree as is granted to Illinois residents and pursuant to Illinois Agreements, Arrangements or Declaration, and to that extent, Special Plates from mutually reciprocal jurisdictions are recognized in Illinois, for movements in interstate commerce only.
- 2) Where there is no reciprocal exemption from Illinois requirements, one-trip in-transit permits may be issued to "transporters" in lieu of Illinois in-transit plates, pursuant to Sections 3-402(b) and 3-811 of the Code.
- 3) Reciprocity is also granted to non-residents with Driveaway Decal Permits issued by other states and a law similar to Sections 3-601(f) and 3-811 of the Code.

(Source: Amended at \_\_\_ Ill. Reg., effective \_\_\_\_\_).



## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Franchise Disclosure Act
- 2) Code Citation: 14 Ill. Adm. Code 200
- 3) Section Numbers: Adopted Action:  
200.114 New Section  
200.201 Amendment  
Appendix A Amendment  
Illustration L
- 4) Statutory Authority: Implementing and Authorized by the Franchise Disclosure Act of 1987; P.A. 85-551, effective January 1, 1988.
- 5) The effective date of the adopted action: September 19, 1989
- 6) Does this rule contain an automatic repeal date: No
- 7) Does this adopted rule contain incorporation by reference?  
No
- 8) Date filed in agency's principal office: June 8, 1989
- 9) The date(s) the Notice(s) of Proposed Rules were published in the Illinois Register: December 23, 1988 12 Ill. Reg. 20937
- 10) Whether JCAR issued a statement of objection to the rules:  
NO
- 11) A statement of the changes made between the proposed and adopted versions:  
Pursuant to discussions with the Joint Committee regarding the above-referenced rulemaking, the Office of the Attorney General has agreed:
  - A. To change "that to "than" in line of ILLUSTRATION L(3).
  - B. To provide a space between the words "him" and "alleging" in paragraph 3A (LITIGATION) of ILLUSTRATION L: BODY OF OFFERING CIRCULAR.
  - C. To correct "properly to "property" in line 5 of the paragraph 7A (FRANCHISES INITIAL INVESTMENT) of ILLUSTRATION L: BODY OF OFFERING CIRCULAR.

## NOTICE OF ADOPTED AMENDMENTS

- D. To add an "s" to the word "determination" in line 1 of paragraph 13C (TRADEMARKS . . . AND COMMERCIAL SYMBOLS) of ILLUSTRATION L: BODY OF OFFERING CIRCULAR.
- E. To close the parentheses around the phrase "including lease or sublease obligations" in line 4 of paragraph 17F (RENEWAL . . . AND RELATED INFORMATION) of ILLUSTRATION L: BODY OF OFFERING CIRCULAR.
- F. To provide a space between the words "advertising" and "and" in line 3 of paragraph 18B (ARRANGEMENTS WITH PUBLIC FIGURES) of ILLUSTRATION L.
- 12) Whether all the changes agreed upon by JCAR and the agency have been made as indicated in the agreement letter issued by JCAR to the agency: Yes
- 13) Whether this rule will replace an emergency rule currently in effect: No
- 14) Whether there are any proposed amendments pending on this Part: No
- 15) Summary and purpose of rulemaking: These rules have been promulgated to implement the Franchise Disclosure Act of 1987.
- 16) The name, address and telephone number of the person to whom information and questions regarding this adopted rule shall be direct:  
Christina M. Saunderson  
Assistant Attorney General  
Illinois Attorney General's Office  
500 South Second Street  
Springfield, IL 62706  
(217) 782-4465

The Full Text of the Adopted Amendments begins on the next page:



NOTICE OF ADOPTED AMENDMENT(S)  
TITLE 14: COMMERCE  
SUBTITLE A: REGULATION OF BUSINESS  
CHAPTER II: ATTORNEY GENERAL  
PART 200  
FRANCHISE DISCLOSURE ACT  
SUBPART A: DEFINITIONS

Section	
200.100	Act
200.101	Disclosure Statement
200.102	Marketing Plan or System
200.103	Substantially Associated
200.104	Franchise Fee
200.105	Absence of Fee Exclusion
205.106	Bona Fide Wholesale and Retail Price
200.107	Established Market
200.108	Indirect Franchise Fee
200.109	Consideration
200.110	Material Change
200.112	Administrator
200.113	Correspondent
200.114	Negotiated Change

Section	
200.200	Interpretive Opinions and No Action Letters
200.201	Order of Exemption
200.202	Exemptions by Rule

Section	
200.300	Deceptive Practices
200.301	Statements of Profitability
200.302	Opinions of Counsel
200.303	Inconsistencies with Disclosure Statement
200.304	Dollar Statements on Sales or Income
200.305	Filing Requirements

Section	
200.400	Preamble
200.401	Party
200.402	Hearing Officer
200.403	Office

NOTICE OF ADOPTED AMENDMENT(S)  
ATTORNEY GENERAL

Section	
200.404	Hearing Requests
200.405	Notice of Hearing
200.406	Requirements Relating to Continuances
200.407	Rules of Evidence in Hearings
200.408	Record of Proceedings
200.409	Record of Hearing
200.410	Duties of Hearing Officer
200.411	Final Administrative Decision

SUBPART E: DENIAL BASED ON FINANCIAL STATEMENTS,  
ESCROW, GUARANTY, SURETY BOND

Section	
200.500	Assurance of Financial Ability to Fulfill Obligations
200.502	Escrow of Funds
200.503	Release of Escrowed Funds
200.504	Guarantee of Performance
200.505	Performance or Surety Bond
200.506	Certificate of Deposit
200.507	Release of Certificate of Deposit
200.508	Deferral of Franchise Fee

SUBPART F: REGISTRATION REQUIREMENTS

Section	
200.600	Original Registration
200.602	Notification of Registration
200.603	Annual Report
200.604	Amendment Application
200.605	Final Circular Submission
200.606	Multiple Filings
200.607	Public Examination and Photocopying of Disclosure Statements

SUBPART G: AREA FRANCHISE AND SUBFRANCHISE REGISTRATION  
REQUIREMENTS-RESPONSIBILITIES FOR FILING

Section	
200.701	Number of Applications
200.702	Responsibility for Filing the Application
200.703	Time for Filing the Application (Repealed)

SUBPART H: FAILURE TO DILIGENTLY PROSECUTE APPLICATION  
Failure to Diligently Prosecute Application

Section	
200.800	Failure to Diligently Prosecute Application
200.900	Documents to File
200.901	Notice of Broker Registration

SUBPART I: REGISTRATION OF FRANCHISE BROKERS



ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

APPENDIX A	Franchise Registration Forms
ILLUSTRATION A	Uniform Franchise Registration Application Page
ILLUSTRATION B	Supplemental Information
ILLUSTRATION C	Salesman Disclosure
ILLUSTRATION D	Uniform Consent to Service of Process
ILLUSTRATION E	Corporate Acknowledgment
ILLUSTRATION F	Individual or Partnership Acknowledgment
ILLUSTRATION G	Certification Page
ILLUSTRATION H	Consent of Accountant
ILLUSTRATION K	Acknowledgment of Receipt (Suggested Format)
ILLUSTRATION L	Requirements for Preparation of a Uniform Franchise Offering Circular
ILLUSTRATION M	Joint Venture Agreement & Acknowledgment
ILLUSTRATION N	Limited Partnership Acknowledgment
APPENDIX B	Franchise Broker Registration Forms
ILLUSTRATION A	Franchise Broker Registration Application Page
ILLUSTRATION B	Broker Authorization
ILLUSTRATION C	Franchise Broker Surety Bond
APPENDIX C	Escrow Forms
ILLUSTRATION A	Escrow Agreement
ILLUSTRATION B	Franchisor's Petition for Release of Escrowed Funds
ILLUSTRATION C	Franchisee's Petition for Release of Escrowed Funds
APPENDIX D	Guaranty Forms
ILLUSTRATION A	Guaranty of Performance
ILLUSTRATION B	Corporate Resolution
ILLUSTRATION C	Secretary's Certificate
APPENDIX E	Surety Bond
APPENDIX F	Certificate of Deposit Forms
ILLUSTRATION A	Franchisor's Petition for Release of Certificate of Deposit
ILLUSTRATION B	Franchisee's Petition for Release of Certificate of Deposit

**AUTHORITY:** Implementing and authorized by the Franchise Disclosure Act of 1987 (Ill. Rev. Stat. 1987, ch. 121 1/2, pars. 1701 et seq.).

**SOURCE:** Filed April 25, 1977, effective May 5, 1977, by the Office of the Secretary of State; transferred to the Attorney General by P.A. 80-31, effective February 28, 1978; rules repealed, new rules adopted and codified at 8 Ill. Reg. 1367, effective January 13, 1984; emergency amendments at 12 Ill. Reg. 1124, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 9424, effective May 18, 1988; amended at 13 Ill. Reg. 15365, effective September 19, 1989.

## SUBPART A: DEFINITIONS

## Section 200.114 Negotiated Change

As stated in Section 11 of the Act, an amendment is not required when changes in the franchise agreement are made pursuant to negotiations between the franchisor and franchisee. However, if the same change is consistently made in

ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

additional consecutive franchise sales and it is a material change, it is considered to be a permanent change in the franchise agreement and an Amendment reflecting the change must be filed.

(Source: Added at 13 Ill. Reg. 15365, effective September 19, 1989.)

## Section 200.201 Order of Exemption

a) Pursuant to Section 9 of the Act, the Administrator may by Order grant exemptions from the registration and disclosure requirements of the Act. The Administrator will consider whether to issue such an Order upon submission of the following:

- 1) A cover letter describing the basis for the exemption by reference to this Section and to Section 9 of the Act;
  - 2) A description and history of the applicant, the franchise fees and initial investment, and the proposed number of franchise sales in Illinois within the ensuing twelve months;
  - 3) A description of the applicant's litigation history as stated in item 3 of the Uniform Franchise Offering Circular (U.F.O.C.) which is attached as Appendix A, Illustration L;
  - 4) A description of any bankruptcy petition filed by or against the franchisor, its officers, directors or predecessors within the last fifteen years;
  - 5) A copy of the franchise agreement;
  - 6) Copies of all promotional materials;
  - 7) A list of all sales and advertisements in Illinois since January 1, 1974;
  - 8) A list of administrative agencies which have issued or denied exemptions or opinions and copies of the exemptions or opinions;
  - 9) A statement of the number of company owned and franchised units in the United States and in Illinois;
  - 10) A statement of the number of franchises the franchisor intends to sell in Illinois in the following one year;
  - 11) A Federal Trade Commission prospectus or a Uniform Franchise Offering Circular if required by 16 CFR 436 as of 1983;
  - 12) A certification of facts.
- b) Exemption requests will be granted only when in the public interest. An exemption is considered in the public interest:
- 1) If the franchisor intends to sell only one or two franchises in Illinois in the ensuing twelve months; and
  - 2) If the litigation and bankruptcy history described in Section 200.201 subsection (a) above is not materially adverse to the interest of prospective franchisees; and
  - 3) If the franchisor agrees to provide the franchisee with a Federal Trade Commission prospectus, if required by 16 CFR 436, as of 1983, within the time period required by the Federal Trade Commission; and
  - 4) If the franchisor obtains a letter from the prospective



## NOTICE OF ADOPTED AMENDMENT(S)

## NOTICE OF ADOPTED AMENDMENT(S)

franchisee's attorney, after issuance of the exemption but within the time period described in Section 45(2) of the Act; stating that he has explained the Act to his client, and the client does not object to issuance of the exemption, and forwards the letter to the Administrator. Prior to procurement of this letter, but after issuance of the exemption, the franchisor may solicit franchisees but may not have a contract signed or require a prospective franchisee or subfranchisor to pay consideration.

(Source: Amended at 13 Ill. Reg. 15365, effective September 19, 1989.)

## Section 200.APPENDIX A Franchise Registration Forms

## Section 200.ILLUSTRATION L Requirements for Preparation of a Uniform Franchise Offering Circular

Cover Page: The outside front cover of the offering circular shall contain the following information:

1. The title in boldface type: **Franchise offering circular for prospective franchisees required by the State of (name of state).**
2. The name, type of business organization, principal business address and telephone number of the franchisor.
3. If different than in 2, above, the name, principal business address and telephone number of the subfranchisor or franchise broker offering in this state the herein described franchise.
4. A sample of the primary business trademark, logotype, trade name, or commercial label or symbol used by the franchisor for marketing its products or services and under which the franchisee will conduct its business. (Place in upper left-hand corner of the cover page.)
5. A brief description of the franchise to be offered.
6. A summary of Items 5 and 7 of the offering circular, to wit: Franchisee's Initial Franchise Fee or Other Payment and Franchisee's Initial Investment, respectively.
7. Effective Date: (Leave blank until notified of effectiveness by state regulatory authority.)
8. The following statement in boldface type:

**THIS OFFERING CIRCULAR IS PROVIDED FOR YOUR OWN PROTECTION AND CONTAINS A SUMMARY ONLY OF CERTAIN MATERIAL PROVISIONS OF THE FRANCHISE AGREEMENT. THIS OFFERING CIRCULAR AND ALL CONTRACTS AND AGREEMENTS SHOULD BE READ CAREFULLY IN THEIR ENTIRETY FOR AN UNDERSTANDING OF ALL RIGHTS AND OBLIGATIONS OF BOTH THE FRANCHISOR AND THE FRANCHISEE.**

**A FEDERAL TRADE COMMISSION RULE MAKES IT UNLAWFUL TO OFFER OR SELL ANY FRANCHISE WITHOUT FIRST PROVIDING THIS OFFERING CIRCULAR TO THE PROSPECTIVE FRANCHISEE AT THE EARLIER OF (1) THE FIRST PERSONAL MEETING; OR (2) TEN BUSINESS DAYS BEFORE THE SIGNING OF ANY FRANCHISE OR RELATED AGREEMENT; OR (3) TEN BUSINESS DAYS BEFORE ANY PAYMENT. THE PROSPECTIVE FRANCHISEE MUST ALSO RECEIVE A FRANCHISE AGREEMENT CONTAINING ALL MATERIAL TERMS AT LEAST FIVE**



## ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

## BUSINESS DAYS PRIOR TO THE SIGNING OF THE FRANCHISE AGREEMENT.

IF THIS OFFERING CIRCULAR IS NOT DELIVERED ON TIME, OR IF IT CONTAINS A FALSE, INCOMPLETE, INACCURATE OR MISLEADING STATEMENT, A VIOLATION OF FEDERAL AND STATE LAW MAY HAVE OCCURRED AND SHOULD BE REPORTED TO THE FEDERAL TRADE COMMISSION, WASHINGTON, D.C. 20580 AND TO THE ILLINOIS ATTORNEY GENERAL'S OFFICE, 500 SOUTH SECOND STREET, SPRINGFIELD, ILLINOIS 62706, WHICH ADMINISTERS AND ENFORCES THE ILLINOIS FRANCHISE DISCLOSURE ACT.

9. The name and address of the franchisor's registered agent in this state authorized to receive service of process.
10. The name and address of the subfranchisor's or franchise broker's registered agent in this state authorized to receive service of process.

Table of Contents: Include a table of contents based on the requirements of this offering circular.

BODY OF OFFERING CIRCULAR: The offering circular shall contain the following information clearly and concisely stated in narrative form:

1. THE FRANCHISOR AND ANY PREDECESSORS: Set forth in summary form: (The disclosure regarding predecessors need only cover the 15 year period immediately preceding the close of franchisor's most recent fiscal year.)
  - A. The name of the franchisor and any predecessors thereto.
  - B. The name under which the franchisor is currently doing or intends to do business.
  - C. The franchisor's principal business address and the business address or addresses of any predecessors thereto.
  - D. The business form of the franchisor whether corporate, partnership, or otherwise.
  - E. A description of the franchisor's business and the franchises to be offered in this state.
  - F. The prior business experience of the franchisor and any predecessors thereto including:
    - (1) The length of time the franchisor has conducted a business of the type to be operated by the franchisee;
    - (2) The length of time each predecessor conducted a business of

## ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

the type to be operated by the franchisee;

- (3) The length of time the franchisor has offered franchises for such business;
- (4) The length of time the predecessor offered franchises for such business;
- (5) Whether the franchisor has offered franchises in other lines of business including:
  - (a) a description of such other lines of business;
  - (b) the number of franchises sold in each other line of business;
  - (c) the length of time the franchisor has offered each such franchise; and
- (6) Whether each predecessor offered franchises in other lines of business, including:
  - (a) a description of such other lines of business;
  - (b) the number of franchises sold in each other line of business; and
  - (c) the length of time each predecessor offered each such franchise.

2. IDENTITY AND BUSINESS EXPERIENCE OF PERSONS AFFILIATED WITH THE FRANCHISOR; FRANCHISE BROKERS: List by name and position held the directors, trustees and/or general partners, as the case may be, the principal officers (including the chief executive and chief operating officer), financial, franchise marketing, training and service officers) and other executives or subfranchisors who will have management responsibility in connection with the operation of the franchisor's business relating to the franchises offered by this offering circular and all franchise brokers. With regard to each person listed, state his principal occupation and employers during the past five years.

3. LITIGATION: State whether the franchisor, any person or franchise broker identified in 2. above:

- A. Has any administrative, criminal or material civil action (or a significant number of civil actions irrespective of materiality) pending against him alleging a violation of any franchise law, fraud, embezzlement, fraudulent conversion, restraint of trade,



ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

unfair or deceptive practices, misappropriation of property or comparable allegations. If so, set forth the name of the person, the court of other forum, nature, and current status of any such pending action. Franchisor may include a summary opinion of counsel as to any such action, but only if a consent to use of such summary opinion is included as part of this offering circular.

B. Has during the 10 year period immediately preceding the date of the offering circular been convicted of a felony or pleaded nolo contendere to a felony charge or been held liable in a civil action by final judgment or been the subject of a material complaint or other legal proceeding if such felony, civil action, complaint or other legal proceeding involved violation of any franchise law, fraud, embezzlement, fraudulent conversion, restraint of trade, unfair or deceptive practices, misappropriation of property or comparable allegations. If so, set forth the name of the person convicted, the court and date of conviction or person against whom judgment was entered, penalty or damages assessed in connection therewith and/or terms of settlement.

C. Is subject to any currently effective injunctive or restrictive order or decree relating to the franchise or under any federal, state or Canadian franchise, securities, antitrust, trade regulation or trade practice law as a result of a concluded or pending action or proceeding brought by a public agency. If so, set forth the name of the person so subject, the public agency and court, a summary of the allegations or facts found by the agency or court and the date, nature, terms and conditions of the order or decree.

4. **BANKRUPTCY:** State whether the franchisor or any predecessor, officer or general partner of the franchisor has during the 15 year period immediately preceding the date of the offering circular been adjudged bankrupt or reorganized due to insolvency or was a principal officer of any company or a general partner in any partnership that was adjudged bankrupt or reorganized due to insolvency during or within 1 year after the period that such officer or general partner of the franchisor held such position in such company or partnership, or whether any such bankruptcy or reorganization proceeding has been commenced. If so, set forth the name of the person or company adjudged bankrupt or reorganized or named in any such proceeding and the date thereof and any material facts or circumstances.

5. **FRANCHISEE'S INITIAL FRANCHISE FEE OR OTHER INITIAL PAYMENT:** Describe in detail the following:

A. The initial franchise fee or other initial payment for the

ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

franchise, if any, charged upon the signing of the franchise agreement, and whether payable in lump sum or installments. Set forth the manner in which the franchisor will use or apply such franchise fee or initial payment. State whether such fee or payment is refundable, and if so, under what conditions.

B. If an identical initial franchise fee or other initial payment is not charged in connection with each franchise agreement, state the method or formula by which such fee or payment is determined.

6. **OTHER FEES:** Describe in detail other recurring or isolated fees or payments, including but not limited to royalties, service fees, training fees, lease payments and advertising fees and charges that the franchisee is required to pay the franchisor or persons affiliated with the franchisor or which the franchisor or such affiliated person imposes or collects in whole or in part on behalf of a third party. Include, if applicable, the formula used to compute such other fees and payments. State whether any such fee or payment is refundable, and if so, under what conditions.

7. **FRANCHISEE'S INITIAL INVESTMENT:** Describe in detail the following expenditures (which may be estimated or described by a low-high range, if not known exactly), stating for each to whom the payments are to be made, when such payments are to be determined, whether any payment is refundable, and if so, under what conditions and, if any part of the franchisee's initial investment in the franchise will or may be financed, an estimate of the loan repayments, including interest:

A. Real property, whether or not financed by contract, installment, purchase or lease. If neither estimable nor describable by a low-high range, describe the variable requirements, such as property, location and building size which make the real property property expenditure neither estimable nor describable by a low-high range.

B. Equipment, fixtures, other fixed assets, construction, remodeling, leasehold improvements and decorating costs, whether or not financed by contract, installment purchases, lease or otherwise.

C. Inventory required to commence operation.

D. Security deposits, other prepaid expenses and working capital required to commence operation.

E. Any other payments which the franchisee will be required to make in order to commence operations.

NOTE: The following statement shall be inserted in the offering



ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

circular at this point:

*There are no other direct or indirect payments in conjunction with the purchase of the franchise.*

8. OBLIGATIONS OF FRANCHISEE TO PURCHASE OR LEASE FROM DESIGNATED SOURCES: State any obligations of the franchisee or subfranchisor, whether arising by terms of the franchise agreement or other device or practice, to purchase or lease from the franchisor or his designees, goods, services, supplies, fixtures, equipment, inventory or real estate relating to the establishment or operation of the franchise business. Regarding such obligations, state the following:

A. The goods, services, supplies, fixtures, equipment, inventory or real estate required to be purchased or leased from the franchisor or his designees.

B. Whether, and if so, the precise basis by which, the franchisor, its parent or persons affiliated with the franchisor will or may derive income based on or as a result of any such required purchases or leases.

C. To the extent known or estimable by the franchisor, the magnitude of such required purchases and leases in relation to all purchases and leases by the franchisee of goods and services which the franchisee will make or enter into (1) in the establishment and (2) in the operation of the franchise business.

9. OBLIGATIONS OF FRANCHISEE TO PURCHASE OR LEASE IN ACCORDANCE WITH SPECIFICATIONS OR FROM APPROVED SUPPLIERS: State any obligations of the franchisee or subfranchisor, whether arising by terms of the franchise agreement or other device or practice, to purchase or lease in accordance with specifications issued by the franchisor, or from suppliers approved by the franchisor, goods, services, supplies, fixtures, equipment, inventory or real estate relating to the establishment or operation of the franchise business. Regarding such obligations, state the following:

A. The goods, services, supplies, fixtures, equipment, inventory or real estate required to be purchased or leased in accordance with specifications or from suppliers approved by the franchisor.

B. The manner in which the franchisor issues and modifies specifications or grants and revokes approval to suppliers.

C. Whether, and for what categories of goods and services, the franchisor or persons affiliated with the franchisor are approved suppliers or the only approved suppliers.

ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

D. Whether, and if so, the precise basis by which, the franchisor, its parent or persons affiliated with the franchisor may derive income from purchases made from it or from other approved suppliers, if this is the case.

10. FINANCING ARRANGEMENTS: State the terms and conditions of any financing arrangements offered directly or indirectly by the franchisor, its agent or affiliated company, including:

A. A description of any waiver of defenses or similar provisions in any note, contract or other instrument to be executed by the franchisee or subfranchisor.

B. A statement of any past or present practice or of any intent of the franchisor to sell, assign, or discount to a third party, in whole or in part, any note, contract or other instrument executed by the franchisee or subfranchisor.

C. A description of any payments received by the franchisor from any person for the placement of financing with such person.

11. OBLIGATIONS OF THE FRANCHISOR, OTHER SUPERVISION, ASSISTANCE OR SERVICES: Where applicable, describe the following:

A. The obligations to be met by the franchisor prior to the opening of the franchise business, citing by section and page the provisions of the franchise or related agreement requiring performance.

B. Other supervision, assistance or services to be provided by the franchisor prior to the opening of the franchise business although franchisor is not bound by the franchise or any related agreement to provide the same. As part of this disclosure franchisor must disclose that he is not so bound.

C. The obligations to be met by the franchisor during the operation of the franchise business, including, without limitation, the assistance to the franchisee in the operation of his business. Cite by section and page the provisions of the franchise or related agreement requiring performance.

D. Other supervision, assistance or services to be provided by the franchisor during the operation of the franchise business although franchisor is not bound by the franchise or any related agreement to provide the same. As part of this disclosure franchisor must disclose that he is not so bound.

E. The methods used by the franchisor to select the location for the franchisee's business.



ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

F. The typical length of time between the signing of the franchise agreement or the first payment of any consideration for the franchise and the opening of the franchise's business.

G. The training program of the franchisor, including:

- (1) The location, duration and content of the training program;
- (2) When the training program is to be conducted;
- (3) The experience that the instructors have had with the franchisor;
- (4) Any charges to be made to the franchisee and the extent to which the franchisee will be responsible for travel and living expenses of the person(s) who enroll in the training program;
- (5) If the training program is not mandatory, the percentage of new franchisees that enrolled in the training program during the 12 months immediately preceding the date of the offering circular; and
- (6) Whether any additional training programs and/or refresher courses are available to the franchisee and whether the franchisee will be required to attend the same.

12. EXCLUSIVE AREA OR TERRITORY: Describe any exclusive area or territory granted the franchisee and with respect to such area or territory state whether:

- A. The franchisor has established or may establish a company-owned outlet using the franchisor's trade name or trademark.
- B. The franchisor has established or may establish a company-owned outlet using the franchisor's trade name or trademark.
- C. The franchisor or its parent or affiliate has established or may establish other franchises or company-owned outlets selling or leasing similar products or services under a different trade name or trademark.
- D. Continuation of the franchise's area or territorial exclusivity is dependent upon achievement of a certain sales volume, market penetration or other contingency and under what circumstances the franchise's area or territory may be altered.

13. TRADEMARKS, SERVICE MARKS, TRADE NAMES, LOGOTYPES, AND COMMERCIAL

ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

SYMBOLS: Describe any trademarks, service marks, trade names, logotypes or other commercial symbols to be licensed to the franchisee including the following:

- A. Whether the trademark, service mark, trade name, logotype or other commercial symbol is registered with the United States Patent Officer and, if so, for each such registration state the registration date and number and whether or not the registration is on the principal or supplemental register.
  - B. Whether the trademark, service mark, trade name, logotype and other commercial symbol are registered in this state or the state in which the franchise business is to be located and the dates of such registrations.
  - C. A description of any presently effective determinations of the Patent Office, the trademark administrator of this state or any court, any pending interference, opposition or cancellation proceeding and any pending material litigation involving such trademarks, service marks, trade names, logotypes or other commercial symbols and which is relevant to their use in this state or the state in which the franchise business is to be located.
  - D. A description of any agreements currently in effect which significantly limit the rights of the franchisor to use or license the use of such trademarks, service marks, trade names, logotypes or other commercial symbols in any manner material to the franchise.
  - E. Whether the franchisor is obligated by the franchise agreement or otherwise to protect any or all rights which the franchisee has to use such trademarks, service marks, trade names, logotypes or other commercial symbols and to protect the franchisee against claims of infringement or unfair competition with respect to the same.
  - F. Whether there are any infringing uses actually known to the franchisor which could materially affect the franchisee's use of such trademarks, service marks, trade names, logotypes or other commercial symbols in this state or state in which the franchise business is to be located.
14. PATENTS AND COPYRIGHTS: If the franchisor owns any rights in or to any patents or copyrights which are material to the franchise, describe such patents and copyrights, their relationship to the franchise and the terms and conditions under which the franchisee may use them, including their duration, whether the franchisor can and intends to renew any copyrights, and, to the extent relevant, the



## ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

Information required by Section 13 above with respect to such patents and copyrights.

15. OBLIGATION OF THE FRANCHISEE TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS: State fully the obligation of the franchisee or the subfranchisor, whether arising by terms of the franchise agreement or other device or practice, to participate personally in the direct operation of the franchise business or whether the franchisor recommends participation in the same.

16. RESTRICTIONS ON GOODS AND SERVICES OFFERED BY FRANCHISEE: State any restriction or condition imposed by the franchisor, whether by terms of the franchise agreement or by other device or practice of the franchisor, whereby the franchisee is restricted as to the goods or services he may offer for sale, or limited in the customers to whom he may sell such goods or services.

17. RENEWAL, TERMINATION, REPURCHASE, MODIFICATION AND ASSIGNMENT OF THE FRANCHISE AGREEMENT AND RELATED INFORMATION: With respect to the franchise and any related agreements state the following:

A. The term and whether such term is affected by any agreement (including leases or subleases) other than the one from which such term arises.

B. The conditions under which the franchisee may renew or extend.

C. The conditions under which the franchisor may refuse to renew or extend.

D. The conditions under which the franchisee may terminate.

E. The conditions under which the franchisor may terminate.

F. The obligations (including lease or sublease obligations) of the franchisee after termination of the franchise by the franchisor and the obligations of the franchisee (including lease or sublease obligations) after termination of the franchise by the franchisee or the expiration of the franchise.

G. The franchisee's interest upon termination or refusal to renew or extend the franchise by the franchisor or by the franchisee.

H. The conditions under which the franchisor may repurchase, whether by right of first refusal or at the option of the franchisor. If the franchisor has the option to repurchase the franchise, state whether there will be an independent appraisal of the franchise, whether the repurchase price will be determined by a predetermined formula and whether there will be a recognition of

## ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

goodwill or other intangibles associated therewith in the repurchase price to be given the franchisee.

I. The conditions under which the franchisee or its owners may sell or assign all or an interest in the ownership of the franchise or of the franchisee or in the assets of the franchise business.

J. The conditions under which the franchisor may sell or assign in whole or in part.

K. The conditions under which the franchisee may modify.

L. The conditions under which the franchisor may modify.

M. The rights of the franchisee's heirs or personal representative upon the death or incapacity of the franchisee.

N. The provisions of any covenant not to compete.

## 18. ARRANGEMENTS WITH PUBLIC FIGURES: State the following:

A. Any compensation or other benefit given or promised to a public figure arising, in whole or in part, from:

(1) the use of the public figure in the name or symbol of the franchise, or

(2) the endorsement or recommendation of the franchise by the public figure in advertisements.

B. Any right the franchisee may have to use the name of a public figure in his promotional efforts or advertising and any charges to be made to the franchisee in connection with such usage.

C. The extent to which such public figure is involved in the actual management or control of the franchisor.

D. The total investment of the public figure in the franchise operation.

## 19. REPRESENTATIONS REGARDING EARNINGS CAPABILITY:

A. Any earnings claims made in connection with the offer of a franchise must be included in full in the offering circular and must have a reasonable basis at the time it is made. If no earnings claim is made, in accordance with the Guidelines for the Preparation of the Uniform Franchise Offering Circular (1987, with no later amendments or editions), Item 19 of the offering circular shall contain the following negative disclosure: prescribed-in-the-instruction



## ATTORNEY GENERAL

## ATTORNEY GENERAL

## NOTICE OF ADOPTED AMENDMENT(S)

## NOTICE OF ADOPTED AMENDMENT(S)

The franchisor does not elect to make any representations regarding earnings capability to prospective franchisees.

B. Any earnings claim shall include a description of its factual basis and the material assumptions underlying its preparation and presentation.

20. INFORMATION REGARDING FRANCHISES OF THE FRANCHISOR: State the following as of the close of the franchisor's most recent fiscal year:

A. The total number of franchises, exclusive of company owned or operated distribution outlets, of a type substantially similar to those offered herein and of that number, the number of such franchises which were operational as of the date of this offering circular.

B. The number of franchises in this state, exclusive of company owned or operated distribution outlets, of a type substantially similar to those offered herein and of that number, the number of such franchises which were operational as of the date of this offering circular.

C. The total number of franchises substantially similar to those offered herein for which a business is not yet operational although a franchise agreement has been signed.

D. The number of franchises in this state substantially similar to those offered herein for which a business is not yet operational although a franchise agreement has been signed.

E. The names, addresses and telephone numbers of all franchises under franchise agreements with the franchisor or its subfranchisor which are located in the state where the proposed franchise is to be located. To the extent that there are fewer than 10 such franchises located in said state, the list shall include at least the 10 such franchises which are most proximate to the location of the proposed franchise; and if fewer than 10 such franchises exist, the list shall identify all such franchises and include a statement to that effect.

In lieu of the above disclosure, the franchisor may attach to the offering circular a list of the names, address and telephone numbers of all its franchises under franchise agreements with the franchisor or its subfranchisors.

F. An estimate of the total number of franchises to be sold or granted during the one year period following the date of this offering circular.

G. An estimate of the number of franchises to be sold or granted i

this state during the one year period following the date of the offering circular.

H. State the number of franchises in each of the following categories which within the three-year period immediately preceding the close of franchisor's most recent fiscal year have:

(1) been cancelled or terminated by the franchisor for:

- (a) failure to comply with quality control standards; and
- (b) other reasons;

(2) not been renewed by the franchisor;

(3) been reacquired through purchase by the franchisor;

(4) been otherwise reacquired by the franchisor.

21. FINANCIAL STATEMENTS: Financial statements shall be prepared in accordance with generally accepted accounting principles. Such financial statements shall be audited by an independent certified public accountant or, if permitted by the franchise law of a particular state, an independent public accountant. Unaudited statements may be used for interim periods.

A. The financial statements required to be filed by a franchisor shall include a balance sheet as of a date within 90 days prior to the date of the application and profit and loss statements for each of the three fiscal years preceding the date of the balance sheet and for the period, if any, between the close of the last of such fiscal years and the date of the balance sheet. The balance sheet as of a date within 90 days prior to the date of the application need not be audited. However, if this balance sheet is not audited, there shall be filed in addition an audited balance sheet as of the end of the franchisor's last fiscal year unless such last fiscal year ended within 90 days of the date of the application in which case there shall be filed an audited balance sheet as of the end of the franchisor's next preceding fiscal year. The profit and loss statement shall be audited up to the date of the last audited balance sheet filed, if any.

B. Controlling company statements: Where state law permits, in lieu of the disclosure required by Item 21.A., complete financial statements of a company controlling the franchisor may be filed, but only if the unaudited financial statements of the franchisor are filed and the controlling company absolutely and unconditionally guarantees to assume the duties and obligations of the franchisor under the franchise agreement should the



NOTICE OF ADOPTED AMENDMENT(S)

franchisor become unable to perform its duties and obligations.

C. Consolidated and separate statements:

- (1) Where a franchisor owns, directly or beneficially, a controlling financial interest in any other corporation, the financial statements required to be filed should normally reflect on a consolidated basis the financial condition of the franchisor and each of its subsidiaries.
- (2) A separate financial statement will normally be required for each substantial franchisor or subfranchisor related entity.
- (3) A company controlling 80% or more of a franchisor shall normally be required to file its financial statements.
- (4) Consolidated and separate financial statements shall be prepared in accordance with generally accepted accounting principles.

22. **CONTRACTS:** Attach a copy of all franchise and other contracts or agreements proposed for use or in use in this state, including, without limitation, all lease agreements, option agreements, and purchase agreements.

23. **ACKNOWLEDGEMENT OF RECEIPT BY PROSPECTIVE FRANCHISE:** The last page of each offering circular shall contain a detachable document acknowledging receipt of the offering circular by the prospective franchisee.

(Source: Amended at 13 Ill. Reg. 15365, effective September 19, 1989.)

Heading of Part and Code Citation: 56 Ill. Adm. Code 2650 Industrial Training Program

Date of Administrative Code Division Review: September 13, 1989

Headings and Section Numbers of the Part Being Recodified:

Section Numbers	Headings
2650.10	Purpose
2650.20	Definitions
2650.30	Eligible Applicants
2650.40	Application Procedures
2650.50	Application Documentation
2650.60	Application Evaluation
2650.70	Selection for Funding
2650.80	Allowable Costs
2650.90	Grant Administration Requirements
2650.100	Nondiscrimination

Outline of the Section Numbers and Headings of the Part as Recodified:

Section Numbers	Headings
2650.10	Purpose
2650.20	Definitions
2650.30	Eligible Applicants
2650.40	Allowable Costs
2650.50	Grant Administration Requirements
2650.60	Nondiscrimination
2650.70	Selection for Funding (Recodified)
2650.80	Allowable Costs (Recodified)
2650.90	Grant Administration Requirements (Recodified)
2650.100	Nondiscrimination (Recodified)
2650.110	Application Procedures
2650.120	Application Documentation
2650.130	Application Evaluation
2650.140	Selection for Funding

Conversion Table of Present and Recodified Parts:

Present Part	Recodified Part
2650.10	2650.10
2650.20	2650.20
2650.30	2650.30
2650.40	2650.40
2650.50	2650.50
2650.60	2650.60
2650.70	2650.70
2650.80	2650.80
2650.90	2650.90
2650.100	2650.100
2650.110	2650.110
2650.120	2650.120



## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF RECODIFICATION

2650.60  
2650.702650.130  
2650.140

## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Special Education
- 2) Code Citation: 23 Ill. Adm. Code 226
- 3) Section Numbers:

226.544	<u>Adopted Action:</u>
226.570	New Section
226.572	Amendment
226.605	Repeal
	Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 122, par. 14-8.02
- 5) Effective Date of Amendments: September 14, 1989
- 6) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
- 7) Does this amendment contain incorporations by reference? The amendments do not contain an incorporation by reference under Section 6.02(b) of the IAPA.
- 8) Date Filed in Agency's Principal Office: September 1, 1989
- 9) Notice of Proposal Published in Illinois Register:

October 28, 1988, 12 Ill. Reg. 17151
- 10) Has JCAR issued a Statement of Objections to this (these) rule(s)? No
- 11) Difference(s) between proposal and final version:

In response to public comment, the State Board agreed to make the following changes:

  - a) The proposed changes to Section 226.525 have been deleted.
  - b) In Section 226.544(e), "at public expense" has been added.
  - c) In Section 225.544(f), "social work" has been moved prior to "guidance."

Pursuant to discussions with JCAR, the State Board agreed:

  - 1) To modify Section 226.544(a) to state in part: Parents must be informed in writing . . ."



## NOTICE OF ADOPTED AMENDMENTS

- 2) To modify Section 226.544(a) to state in part "the school district shall provide to the parents:"
- 3) To change the examiner credentials of the Audiological Component to conform with the new Illinois Speech-Language Pathology and Audiology Practice Act to state:

"License to practice as an Audiologist issued by the Department of Professional Regulation pursuant to the Illinois Speech-Language Pathology and Audiology Practice Act (Ill. Rev. Stat., 1988 Supp., ch. 111, pars. 7901 et seq.)"

To properly incorporate the examiner credentials of the Orientation/Mobility Component to state:

"Certification for orientation/mobility instruction and evaluation (Certificate for Orientation and Mobility, Orientation and Mobility Division, Association for the Education and Rehabilitation of the Blind and Visually Impaired, 1984; no later amendments or editions are included.)"

- 4) To cite the specific sections of the Illinois Administrative Code in the first instance that the citations appear in a credential standard and remove redundant references.

- 5) To modify Section 226.570(b) to state "a Level I hearing" rather than "an impartial due process hearing."

- 6) To remove the parenthesis before "Cultural" in Section 226.544(f) under "Social Developmental Study" component to state: "(Adaptive Behavior, Cultural Background)."

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this amendment replace an emergency amendment currently in effect? No

- 14) Are there any amendments pending on this Part? No

- 15) Summary and Purpose of Amendments:

Independent Educational Evaluation

Section 14-8.02(b) of The School Code requires the State Board of Education to prepare a list of suggested independent educational evaluators. In order to do so, the Board must first establish criteria to be met by those persons wishing to be included on such a list. Accordingly, Section 226.544 has been added.

## NOTICE OF ADOPTED AMENDMENTS

delineating the various educational evaluations and the respective qualifications prospective evaluators must possess in order to be "suggested" by the State Board. Federal regulations (34 CFR 300.503) require that independent evaluators be chosen using the same criteria as a public agency uses when it initiates an evaluation and chooses who will perform it. These criteria have been used in developing the qualification groupings included in the new Section. Section 226.544 also sets forth the parents' rights with respect to independent educational evaluations and the timelines which apply to them.

#### Informal Proceedings Before Due Process

The U.S. Department of Education's Office of Special Education Programs has insisted that certain language be removed from our rules because it can be interpreted in such a way as to conflict with federal regulations. As currently worded, Section 226.605 could be understood to mean that informal measures such as voluntary mediation must be exhausted before a due process hearing can be requested. This is not the case, and exhaustion of informal proceedings has never been required by the State Board of Education. Changes to Sections 226.570 and 226.605, and the repeal of Section 226.572, serve to correct the apparent discrepancy between the current wording and actual practice.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Bill Charis  
Address: Illinois State Board of Education  
100 North First Street  
Springfield, Illinois 62777  
Telephone: (217) 782-6601

The full text of the Adopted Amendments begins on the next page:



STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER F: INSTRUCTION FOR SPECIFIC STUDENT POPULATIONS

PART 226

SPECIAL EDUCATION

SUBPART A: DEFINITION OF TERMS

Section  
226.5 Terms Defined

SUBPART B: RESPONSIBILITY FOR SPECIAL EDUCATION

Section

226.10 Cost to be Borne by Local School District  
226.20 Comprehensive Program of Special Education  
226.30 Cooperative Special Education Programs  
226.40 Rights of Children Requiring Special Education-Exclusion, Suspension

SUBPART C: THE ESTABLISHMENT AND ADMINISTRATION OF SPECIAL EDUCATION

Section

226.110 Educational Needs to be Met  
226.115 Continuum of Program Options  
226.120 Ages for Which Programs are to be Available  
226.125 Least Restrictive Environment  
226.130 Facilities for Classes for Handicapped  
226.135 Written Policies for Handicapped Students' Records  
226.140 Director of Special Education  
226.145 Supervision  
226.150 Role of Local District Administrator  
226.155 Responsibilities to Be In Writing  
226.160 Approval of Programs and Services Not in Compliance With this Part

SUBPART D: SPECIAL EDUCATION INSTRUCTIONAL PROGRAMS AND RESOURCE PROGRAMS

Section

226.210 Design of Special Education Instructional Programs  
226.215 Curriculum for Instructional Programs  
226.220 Factors to Consider in Developing Instructional Programs  
226.225 Instructional Class Size  
226.230 Integration of Student Into Standard Program  
226.240 Special Education Resource Programs

ILLINOIS REGISTER

STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

SUBPART E: SPECIAL EDUCATION RELATED SERVICES

Section

226.250 Related Services to be Provided by School District  
226.260 Other Related Services  
226.270 Student Based Objectives  
226.280 Specific Objectives  
226.290 Time Spent on Behalf of Students

SUBPART F: PREVOCATIONAL PROGRAM

Section

226.310 Provision of Prevocational Programs  
226.315 Determination of Need for Prevocational Program  
226.320 Vocational Plan  
226.325 Community Work Experiences  
226.330 Time Spent in Community Work Experiences  
226.335 Supervision of Community Work Experiences  
226.340 Coordination With Other Vocational Programs

SUBPART G: HOME OR HOSPITAL PROGRAM

Section

226.350 Content of Home and Hospital Programs  
226.355 To Whom Provided  
226.360 Commencement  
226.365 Amount of Instruction and Related Service  
226.370 Scheduling  
226.375 Summer Instructional Service  
226.380 Conferences to Facilitate Student's Return  
226.385 Improper Use of Home and Hospital Program

SUBPART H: STATE OPERATED OR PRIVATE PROGRAMS

Section

226.410 Referral to State or Private Facilities  
226.415 Availability of Community Resources  
226.420 Residential Placement  
226.425 District's Responsibility to Locate Alternate Programs  
226.430 Local District Responsible for Payment When Private Facility is Utilized  
226.435 Annual Approval of Private Placements  
226.440 Agreement Between Local School District and Private Facility  
226.442 Supportive Data to be Maintained



## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

226.445 Transportation and Other Services  
 226.450 Monitoring of Student Progress by School District  
 226.460 Annual Transportation (Repealed)

SUBPART I: IDENTIFICATION, EVALUATION AND PLACEMENT  
 OF EXCEPTIONAL CHILDREN

Section  
 226.505 Communication of Special Education Programs to Public  
 226.510 Child Find Activities  
 226.515 Case Study Evaluation Process  
 226.520 Notification to Parents of Exceptional Children  
 226.525 Parental Consent for Case Study or Initial Placement  
 226.530 Parental Objection  
 226.532 Determination of Communication Mode(s) and Cultural Background  
 226.535 Case Study Evaluation Components  
 226.538 Incomplete Case Study Evaluation  
 226.540 Case Study to be Nondiscriminatory  
 226.542 Use of Outside Study  
 226.544 Independent Educational Evaluation  
 226.545 Home/Hospital Services Eligibility  
 226.548 Speech and Language Case Study Conclusions  
 226.550 Formulation of Program and Service Options  
 226.552 Characteristics Determining Eligibility for Special Education  
 226.555 Recommendations for Special Education Placement  
 226.558 Results and Recommendations to be in Writing  
 226.560 Placement Recommendation and Development of IEP  
 226.562 IEP Content and Parental Access  
 226.564 Authority of School Board to Place Students  
 226.566 Completion to be in 60 School Days  
 226.568 Notice to Parents Before Placement  
 226.570 Parents' Waiver-of-Ten-Day-Period Response to Notice of Proposed Placement

226.572 Parents' Objection to Proposed Placement (Repealed)  
 226.575 Timeline for Placement  
 226.578 Annual Review of Child Status  
 226.580 Notice to Parents Regarding Evaluation  
 226.585 Written Notice to Parents  
 226.590 Written Notice to Parents Prior to Change in Placement  
 226.595 Termination of Special Education Services

SUBPART J: LEVEL I AND LEVEL II DUE PROCESS HEARINGS

Section  
 226.605 Request for Level I Hearing  
 226.610 Information to Parents Concerning Right to Hearing

## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

226.612 Request for Hearing To Be Made to Superintendent  
 226.615 Local School District Request or Response Thereto  
 226.620 Denial of Hearing Request  
 226.622 Qualifications of Level I Hearing Officers  
 226.625 Selection of Level I Hearing Officer  
 226.630 Purpose of Hearing (Repealed)  
 226.631 Removal of Registered Hearing Officers (Repealed)  
 226.632 Scheduling the Hearing  
 226.635 Hearings Open to Public and to Child Who is Subject (Repealed)  
 226.636 Rights of the Parties Prior to the Hearing  
 226.640 Rights of the Parties During the Hearing  
 226.650 Hearing Concerning Any Other Controversy (Repealed)  
 226.655 Local School District's Responsibility (Repealed)  
 226.660 Cross-Examination (Repealed)  
 226.665 Rules of Evidence Not Applicable (Repealed)  
 226.670 Record of Proceedings  
 226.675 Decision of Hearing Officer  
 226.680 Filing of an Appeal  
 226.682 Filing of Administrative Record  
 226.684 Placement of the Child Pending Completion of a Level II Review  
 226.685 State Level Review (Repealed)  
 226.688 Oral Arguments and Extensions of Time  
 226.690 Timeliness and Finality of Reviewing Officer's Decision  
 226.692 Monitoring and Enforcement of Decisions; Right of Civil Action; Notice of Funding Ineligibility  
 226.695 Reporting of Decisions  
 226.698 Enforcement of State Superintendent's Decision (Repealed)

SUBPART K: SURROGATE PARENTS

Section  
 226.710 Surrogate Parents  
 226.720 Contacting Parents of Child  
 226.730 Appointment of Surrogate Parent  
 226.740 Notice to School District Concerning Surrogate Parent  
 226.750 Expenses for Surrogate Parent  
 226.760 Notification that Surrogate Parent is Not Needed  
 226.770 Replacement by Natural Parent  
 226.780 Immunity of Surrogate Parent

SUBPART L: SPECIAL EDUCATION PERSONNEL

Section  
 226.810 Employment of Sufficient and Trained Personnel  
 226.820 Qualifications of Professional Instructional Personnel  
 226.830 Qualifications of Other Professional Personnel  
 226.840 Qualifications of Directors and Assistant Directors  
 226.850 Qualifications of Supervisory Personnel



## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

226.860 Qualifications of Chief Administrator  
 226.870 Necessary Noncertified Personnel  
 226.880 Function of Special Education Personnel  
 226.890 Personnel Development Program

## SUBPART M: SPECIAL TRANSPORTATION

Section  
 226.910 Eligibility for Transportation  
 226.920 Vehicles Used  
 226.930 Training of Personnel  
 226.935 Provision for Transportation  
 226.938 Change in Mode of Transportation  
 226.940 Scheduling of Transportation  
 226.950 Transportation and Instructional Schedule  
 226.960 Transportation to a Residential School

## SUBPART N: EVALUATION OF SPECIAL EDUCATION

Section  
 226.1010 Evaluation By State Board  
 226.1020 Bases of Evaluation  
 226.1030 Elements of State Board Evaluation  
 226.1040 Availability of State Board Evaluation  
 226.1050 Effect of Evaluation on School District

## SUBPART O: SPECIAL EDUCATION SERVICES FOR CHILDREN IN RESIDENTIAL CARE FACILITIES

Section  
 226.1110 Equal Access for Children in Residential Care Facilities  
 226.1112 Definitions from Section 14-7.03  
 226.1115 Exclusions When Implementing Section 14-7.03  
 226.1120 Enrollment in District Required  
 226.1125 Requirements for Educational Program on Site of Orphanage or Children's Home  
 226.1130 Approval of Special Education Program at Orphanage or Children's Home  
 226.1135 Least Restrictive Environment  
 226.1140 IEP for All Children  
 226.1145 Compliance With This Part Subject to State Board of Education Evaluation  
 226.1150 Criteria for Eligibility of Children  
 226.1155 Resident Children Eligible for All Privileges

## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

226.1160 Local District Policies Applicable  
 226.1170 Communications Regarding Child's Special Education  
 226.1175 Reimbursement  
 226.1180 Possible Waiver of Sections 226.1120 and 226.1150  
 226.1185 Computation of District's Reimbursement  
 226.1190 Preapproval Application  
 226.1195 Documentation of Expenses

AUTHORITY: Implementing Article 14 and authorized by Section 2-3.6 of The School Code, (Ill. Rev. Stat. 1987, ch. 122, pars. 14-1.01 et seq. and 2-3.6).

SOURCE: Adopted August 12, 1976; rules repealed and new emergency rules adopted at 2 Ill. Reg. 37, p. 29, effective September 1, 1978, for a maximum of 150 days; rules repealed and new rules adopted at 3 Ill. Reg. 5, p. 932, effective February 1, 1979; emergency amendment at 4 Ill. Reg. 38, p. 328, effective September 15, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 8021, effective July 22, 1981; amended at 6 Ill. Reg. 558, effective December 23, 1981; emergency amendment at 7 Ill. Reg. 6511, effective May 6, 1983, for a maximum of 150 days; emergency amendment at 7 Ill. Reg. 8949, effective July 15, 1983, for a maximum of 150 days; codified at 8 Ill. Reg. 6669; amended at 8 Ill. Reg. 7617, effective May 17, 1984; emergency amendment at 10 Ill. Reg. 3292, effective January 27, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18743, effective October 22, 1986; amended at 10 Ill. Reg. 19411, effective October 31, 1986; amended at 13 Ill. Reg. 15388, effective Sept. 14, 1989.

NOTE: Capitalization denotes statutory language.

## SUBPART I: IDENTIFICATION, EVALUATION AND PLACEMENT OF EXCEPTIONAL CHILDREN

## Section 226.544 Independent Educational Evaluation

Parents have the right to obtain an independent educational evaluation of their child, subject to subsections (a) through (i) of this Section.

a) Parents must be informed in writing of their right to obtain an independent educational evaluation if they disagree with the evaluation conducted or obtained by the school district. This must be done at the conclusion of the multidisciplinary conference at which the district's evaluation was considered. At the time the parents are informed of their right to obtain an independent educational evaluation, the school district shall provide to the parents:

1) the list of suggested independent educational evaluators developed by the State Board of Education in accordance with the provisions of subsections (e) and (f) of this Section; and



- 2) the criteria set forth in subsection (f) of this Section.
- b) Parents have the right to an independent educational evaluation at public expense if they disagree with an evaluation obtained by the school district. However, the school district may initiate a Level I hearing to demonstrate that its evaluation is appropriate, provided that such a hearing is initiated within five (5) school days following receipt of a written parental request for an independent educational evaluation.
- 1) An independent educational evaluation at public expense must be completed within 30 calendar days of a parent's written request, unless the school district initiates a Level I hearing or the parties agree that the 30-day period should be extended. If either party wishes such an extension and is unable to obtain the other party's agreement, the school district shall initiate a Level I hearing within ten (10) school days of the date the extension was proposed.
- 2) If the final decision of the hearing and review process is that the school district's evaluation is appropriate, the parents shall have the right to an independent educational evaluation, but not at public expense.
- 3) If the school district's evaluation is shown to be inappropriate, the district shall pay for the independent educational evaluation or reimburse the parents for the cost of said evaluation.
- 4) If the Level I hearing decision indicates that the parent is entitled to an independent educational evaluation at public expense, it must be completed within 30 calendar days of the decision, unless the parties agree that the 30-day period should be extended. If either party wishes such an extension and is unable to obtain the other party's agreement, the school district shall initiate a Level I hearing within ten (10) school days of the date the extension was proposed.
- c) If the parent obtains an independent educational evaluation at private expense, the result of the evaluation:
- 1) must be considered by the school district in any decision made with respect to the provision of a free appropriate public education to the child; and
- 2) may be presented as evidence at a hearing or review regarding the child pursuant to Subpart J of this Part.

- d) When an independent evaluation is obtained at public expense, the party chosen to perform the evaluation shall be either:
- 1) an individual who possesses the credentials required to perform the specific evaluation component(s) in question (see subsection (f) of this Section), as reflected by inclusion of that person's name on the list provided by the State Board of Education; or
- 2) another individual possessing credentials which meet the criteria for the specific evaluation component(s) set forth in subsection (f) of this Section.
- e) Only individuals holding valid credentials specified in subsection (f) of this Section shall be included in the list of independent educational evaluators suggested by the State Board of Education as qualified to perform the respective evaluation component(s) at public expense.
- f) Required Credentials by Evaluation Component
- | Component   | Credentials   |
|---|---|
| Social Developmental Study (Adaptive Behavior, Cultural Background) | School Service Personnel<br>Certificate endorsed for social work, guidance, or school psychology (23 Ill. Adm. Code 25.210, 25.220, or 25.230).   |
| Medical Review  | School Service Personnel<br>Certificate endorsed for school nursing (23 Ill. Adm. Code 25.240), or a license to practice medicine in all its branches.  |
| Vision and Hearing Screening  | Certificate of training issued by the Department of Public Health (77 Ill. Adm. Code 675).  |
| Academic Performance  | Teaching certificate/approval appropriate for the age or handicap of the child, i.e., Elementary (K-9) (23 Ill. Adm. Code 1.710), High School (6-12) (23 Ill. Adm. Code 1.720 or 1.730), or Special (K-12), endorsed in the area of |



## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

handicapping condition (23 Ill. Adm. Code 25.40 and 25.43); or School Service Personnel Certificate endorsed for school psychology or guidance.

School Service Personnel Certificate endorsed for school psychology.

Special Certificate endorsed for speech and language impairment (23 Ill. Adm. Code 25.45).

PsychologicalSpeech and Language AssessmentEvaluation of Learning ProcessesAudiological

License to practice as an Audiologist issued by the Department of Professional Regulation pursuant to the Illinois Speech-Language Pathology and Audiology Practice Act (Ill. Rev. Stat. 1988 Supp., ch. 111, pars. 7901 et seq.)

Adapted Physical Education

Special Certificate endorsed for physical education with approval in adapted physical education (23 Ill. Adm. Code 25.40 and 25.43).

Occupational Therapy Evaluation

Certificate/Registration issued by the Department of Professional Regulation pursuant to the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1987, ch. 111, par. 3701 et seq.)

Physical Therapy Evaluation

Certificate/registration issued by the Department of Professional Regulation pursuant to the Illinois Physical Therapy Act (Ill. Rev. Stat. 1987, ch. 111, par. 4251 et seq.)

## STATE BOARD OF EDUCATION

## NOTICE OF ADOPTED AMENDMENTS

Psychiatric Evaluation

Licensure/registration issued by the Department of Professional Regulation pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4400-1 et seq.)

Neurological Evaluation

Licensure/registration issued by the Department of Professional Regulation pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4400-1 et seq.)

Orientation/Mobility

Certification for orientation/mobility instruction and evaluation (Certification for Orientation and Mobility, Orientation and Mobility Division, Association for the Education and Rehabilitation of the Blind and Visually Impaired, 1984; no later amendments or editions are included).

g) No person shall be included in the list unless he or she has provided in writing to the State Board of Education the following specific information for each credential for which the Board's acknowledgement is sought:

- 1) name of license, certificate, or other credential;
- 2) name of credentialing agency or body;
- 3) number of certificate, license, registration, or other credential;
- 4) date of issue; and
- 5) period of validity.

h) Persons wishing to be included in the list referred to in subsection (g) may submit information about their credentials in writing to the State Board of Education at any time. The State Board of Education shall annually update and provide the list to school districts.



- 1) Parent(s) and school district shall agree on the qualifications of the examiner and the specific evaluation(s) to be completed prior to the initiation of an independent educational evaluation at public expense. If agreement cannot be reached, it shall be the school district's obligation to initiate a Level I hearing subject to the time constraints set forth in subsection (b)(1) or subsection (b)(4) of this Section, as applicable.

(Source: Added at 13 Ill. Reg. 15388, effective 9/14/89)

Section 226.570 Parents' Waiver-of-Ten-Day-Period Response to Notice of Proposed Placement

- a) If the parents consent to the proposed placement, they may and waive the ten (10) calendar day interval before placement, and the child shall be placed in the recommended program as soon as practicable.
- b) If the parents object to the proposed placement, they may appeal it by requesting a Level I hearing. Such a request shall be made in writing to the superintendent of the local school district. Rules for due process hearings are set forth in Subpart J of this Part.

(Source: Amended at 13 Ill. Reg. 15388, effective 9/14/89)

Section 226.572 Parents' Objection to Proposed Placement (Repealed)

~~If the parents object to the proposed placement within ten (10) calendar days of their receipt of notification of the proposed placement, they shall contact the local district, indicating their objection. The district shall then arrange a conference with the parents in an attempt to resolve the disagreement on placement. If the parents continue to object, they may appeal the proposed placement by requesting an impartial due process hearing. That request shall be made in writing to the superintendent of the local school district.~~

- a) ~~Receipt of a request for an impartial due process hearing shall cause the district to postpone its proposed placement of the child until the matter is resolved.~~
- b) ~~The child shall remain in his or her current educational placement, unless a mutual agreement is reached between the parents and local school district, until the placement issue is resolved.~~

- e) ~~If the child is receiving no educational service and the parents are seeking initial placement in a public school, the child, with the consent of the parents, must be placed in the public school program until the completion of all the proceedings.~~

(Source: Repealed at 13 Ill. Reg. 15388, effective 9/14/89)

SUBPART J: LEVEL I AND LEVEL II DUE PROCESS HEARINGS

Section 226.605 Request for Level I Hearing

- a) ~~After informal procedures consistent with this Part have been exhausted, and there remain differences between the local school district and the parents of other persons having primary care and custody of the child, or the child, a Level I due process hearing may be requested. The parents or other representatives of the child, the school district, or the student acting upon his or her own behalf may request a Level I hearing.~~

- b) ~~A Level I hearing may be requested by the parents, other persons having primary care and custody of the child, the child or the district regarding for, but not limited to, the following reasons:~~

- 1) ~~Objection to signing consent for a proposed case study evaluation or initial placement.~~
- 2) ~~Failure of the local school district, upon request of the parents, other persons having primary care and custody of the child, the child, or the State Board of Education (in this Subpart, the State Board), to provide a case study evaluation.~~
- 3) ~~Failure of a local school district to consider evaluations completed by qualified professional personnel outside the school district.~~
- 4) ~~Objection to a proposed special education placement, either an initial placement, a continuation of a previous placement, or a major change in the placement.~~
- 5) ~~Termination of a special education placement.~~
- 6) ~~Failure of the local school district to provide a special education placement consistent with the finding of the case study evaluation and the recommendations of the multidisciplinary conference.~~
- 7) ~~Failure of the local school district to provide the least restrictive special education placement appropriate to the child's needs.~~



NOTICE OF ADOPTED AMENDMENTS

- 8) Provision of special education instructional or resource programs, or related services in an amount insufficient to meet the child's needs.
- 9) A suspension totaling individually or in aggregate ten (10) or more school days in a given school year of a child who is in a special education instructional or resource program or who receives special education related services.
- 10) A suspension totaling individually or in aggregate ten (10) or more school days in a given school year of a child who is eligible for a special education instructional program or resource service but who has not been placed in such a program or provided such a service.
- 11) Reasonable belief by the parents, other persons having primary care and custody of the child, or the child, that the child's suspension or expulsion resulted from behavior or a condition symptomatic of an exceptional characteristic as defined in Sections 14-1.02 through 14-1.07 of The School Code (Ill. Rev. Stat. 1985 1987, ch. 122, pars. 14-1.02 through 14-1.07) and this Part.
- 12) Recommendation for the graduation of an exceptional child.
- 13) Failure of the local school district to comply with any of these rules and/or The School Code.
- 14) Failure of the local school district to provide an exceptional child with a free appropriate public education.
- c) Receipt of a request for an impartial due process hearing shall cause the child to remain in his or her current educational placement, unless a mutual agreement is reached between the parents and local school district, until the matter is resolved.
- d) If the child is receiving no educational service and the parents are seeking initial placement in a public school, the child, with the consent of the parents, must be placed in the public school program until the completion of all the proceedings.

(Source: Amended at 13 Ill. Reg. 15388, effective 9/14/89 )

- 1) The Heading of the Part: MEDICAL ASSISTANCE PROGRAMS
- 2) Code Citation: 89 Ill. Adm. Code 120
- 3) Section Number: Adopted Action:  
120.393 New Section
- 4) Statutory Authority: Articles III, IV, V, VI and VII and Sections 12-4.5, 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., 12-4.5, 12-4.6 and 12-13).
- 5) Effective Date of Amendment: October 6, 1989
- 6) Does this rulemaking contain an automatic repeal date.  
Yes    No   X
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 6, 1989
- 9) Notice of Proposal Published in Illinois Register: June 16, 1989 (13 Ill. Reg. 9250)
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) Difference(s) between proposal and final version: No changes were made to the text of the amendment.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Amendment replace an Emergency Amendment currently in effect? Yes
- 14) Are there any Amendments pending on this Part? Yes
- | Section Numbers | Proposed Action | Illinois Register Citation            |
|-----------------|-----------------|---------------------------------------|
| 120.20          | Amendment       | September 29, 1989<br>(13 Ill. Reg. ) |
| 120.30          | Amendment       | September 29, 1989<br>(13 Ill. Reg. ) |



DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENT

Section Numbers	Proposed Action	Illinois Register Citation
120.31	Amendment	June 30, 1989 (13 Ill. Reg. 9996)
120.70	Amendment	March 17, 1989 (13 Ill. Reg. 3281)
120.72	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.74	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.76	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.346	New Section	July 7, 1989 (13 Ill. Reg. 10753)
120.380	Amendment	July 7, 1989 (13 Ill. Reg. 10753)
120.382	Amendment	March 17, 1989 (13 Ill. Reg. 3281)

15) Summary and Purpose of Amendment: This rulemaking implements a six-month demonstration project in Macon County and the Garfield and Western local offices in Cook County under which the Department will provide Medicaid to pregnant women and children under age eight years who do not qualify as mandatory categorically needy and whose incomes are no more than 185% of the Federal Poverty Income Guidelines. This expanded Medicaid coverage is authorized by the federal Omnibus Budget Reconciliation Act of 1987.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of the General Counsel

Address: Illinois Department of Public Aid  
Jesse B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES

CHAPTER I: DEPARTMENT OF PUBLIC AID

SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120

MEDICAL ASSISTANCE PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section  
120.1

Incorporation By Reference

SUBPART B: ASSISTANCE STANDARDS

Section  
120.10  
120.11

Eligibility For Medical Assistance

Eligibility For Medical Assistance For Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

MANG(AABD) Income Standard

MANG(C) Income Standard

MANG(P) Income Standard

Exceptions To Use Of MANG Income Standard

AMI Income Standard

120.20

120.30

120.31

120.40

120.50

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section  
120.60

All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG(AABD) and MANG(C)

120.61

120.62

Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.843

Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings

120.63

120.64

Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section  
120.70

Supplementary Medical Insurance Benefits, Buy-In Program

SUBPART E: RECIPIENT RESTRICTION PROGRAM

Section  
120.80

Recipient Restriction Program

SUBPART F: MIGRANT MEDICAL PROGRAM

Section  
120.90  
120.91

Migrant Medical Program

Income Standards

SUBPART G: AID TO THE MEDICALLY INDIGENT

Section  
120.208  
120.210  
120.211  
120.212

Client Cooperation

Citizenship

Residence

Age

120.215

120.216

120.217

120.218

120.224

Relationship

Living Arrangement

Supplemental Payments

Institutional Status

Foster Care Program

120.225

120.230

120.235

120.236

120.240

Social Security Numbers

Unearned Income

Exempt Unearned Income

Education Benefits

Unearned Income In-Kind

120.245

120.250

120.255

120.260

120.261

Earnmarked Income

Lump Sum Payments and Income Tax Refunds

Protected Income

Earned Income

Budgeting Earned Income

120.262

120.270

120.271

120.272

120.273

Exempt Earned Income

Recognized Employment Expenses

Income From Work/Study/Training Program

Earned Income From Self-Employment

120.275

120.276

120.280

120.281

120.282

Earned Income From Roomer and Boarder

Earned Income In-Kind

Payments from the Illinois Department of Children and Family Services

Assets

Exempt Assets

Asset Disregards



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section

120.283 Deferral of Consideration of Assets  
 120.284 Spend-down of Assets (AMI)  
 120.285 Property Transfers  
 120.290 Persons Who May Be Included in the Assistance Unit  
 120.295 Payment Levels for AMI

## SUBPART H: MEDICAL ASSISTANCE - NO GRANT

## Section

120.308 Client Cooperation  
 120.309 Caretaker Relative  
 120.310 Citizenship  
 120.311 Residence  
 120.312 Age  
 120.313 Blind  
 120.314 Disabled  
 120.315 Relationship  
 120.316 Living Arrangements  
 120.317 Supplemental Payments  
 120.318 Institutional Status  
 120.319 Assignment of Rights to Medical Support and Collection of Payment  
 120.320 Cooperation in Establishing Paternity and Obtaining Medical Support

120.321 Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support  
 120.322 Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support  
 120.323 Suspension of Paternity Establishment and Obtaining Medical Support Upon Finding Good Cause

120.324 Foster Care Program  
 120.325 Social Security Numbers  
 120.330 Unearned Income  
 120.332 Budgeting Unearned Income  
 120.335 Exempt Unearned Income  
 120.336 Education Benefits  
 120.338 Incentive Allowance  
 120.340 Unearned Income In-Kind  
 120.342 Court Ordered Child Support Payments of Parent/Step-parent

120.345 Earmarked Income  
 120.350 Lump Sum Payments and Income Tax Refunds  
 120.355 Protected Income  
 120.360 Earned Income  
 120.361 Budgeting Earned Income  
 120.362 Exempt Earned Income  
 120.364 Earned Income Exemption

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section

120.366 Exclusion From Earned Income Exemption  
 120.370 Recognized Employment Expenses  
 120.371 Income From Work/Study/Training Programs  
 120.372 Earned Income From Self-Employment  
 120.373 Earned Income From Roomer and Boarder  
 120.375 Earned Income In Kind  
 120.376 Payments from the Illinois Department of Children and Family Services

## Section

120.380 Assets  
 120.381 Exempt Assets  
 120.382 Asset Disregard  
 120.383 Deferral of Consideration of Assets  
 120.384 Spend-down of Assets (MANG)  
 120.385 Property Transfers

120.390 Persons Who May Be Included in the Assistance Unit  
 120.391 Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And Infants Under Age One Year  
 120.392 Pregnant Women Who Would Not Be Eligible For AFDC/AFDC-MANG If The Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy  
 120.393 Pregnant Women And Children Under Age Eight Years Who Do Not Qualify As Mandatory Categorically Needy Demonstration Project  
 120.395 Payment Levels for MANG  
 120.399 Redetermination of Eligibility

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1973; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill.



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253, effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17897; amended at 8 Ill. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 Ill. Reg. 20706, effective October 3, 1984; amended at 8 Ill. Reg. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5346, effective April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 9 Ill. Reg. 11346, effective July 8, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 12823, effective August 9, 1985; amended at 9 Ill. Reg. 15903, effective October 4, 1985; amended at 9 Ill. Reg. 16300, effective October 10, 1985; amended at 9 Ill. Reg. 16906, effective October 18, 1985; amended at 10 Ill. Reg. 1192, effective January 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7652, effective April 15, 1987; amended at 11 Ill. Reg. 8735, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, effective January 1, 1988; amended at 11 Ill. Reg. 20898, effective December 14, 1987; amended at 12 Ill. Reg. 904, effective January 1, 1988; amended at 12 Ill. Reg. 3516, effective January 22, 1988; amended at 12 Ill. Reg. 6234, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 13243,



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

effective July 29, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 13 Ill. Reg. 20188, effective November 23, 1988; amended at 13 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill. Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg. 3908, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency amendment at 13 Ill. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

## Section 120.393

Pregnant Women And Children Under Age Eight  
Years Who Do Not Qualify As Mandatory  
Categorically Needy Demonstration Project

The Department shall conduct a six-month demonstration project in Macon County and the Garfield and Western local offices of Cook County to test the impact of providing Medicaid to pregnant women and children under age eight years who do not qualify as mandatory categorically needy and whose incomes are no more than 185 percent of the Federal Poverty Income Guidelines.

(Source: Added at 13 Ill. Reg. 15404 effective October 6, 1989)

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part:

Emergency Medical Services Code

2) Code Citation:

77 Ill. Adm. Code 535

3) Section Numbers:

Adopted Action:

535.20 Amendments  
535.150 Amendments  
535.200 Amendments  
535.240 Amendments  
535.400 Amendments  
535.410 Amendments  
535.420 Amendments  
535.430 Amendments  
535.800 New Section  
535.810 New Section  
535.820 New Section  
535.830 New Section  
535.840 New Section  
535.850 New Section  
535.860 New Section  
535.870 New Section

4) Statutory Authority:

Emergency Medical Services (EMS) Systems Act  
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 5501 et seq.

5) Effective Date of Rules:

September 15, 1989

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☒ No ☒

If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes ☐ No ☒

If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐

If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes ☐ No ☐



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

8) Date Filed in Agency's Principal Office:

September 15, 1989

9) Date Notice(s) of Proposal was Published in Illinois Register:

March 31, 1989 - 13 Ill. Reg. 4126

10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes      No X

If "yes," please complete the following:

A) Statement of Objection:                     ,                      Ill. Reg.                     

B) Agency Response:                     ,                      Ill. Reg.                     

C) Date Agency Response Submitted for Approval to the Joint Committee:

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

In Section 535.810, the following language was deleted: "Field RN training shall include successful completion of the following:" Instead, the following language was added:

a) Applications for approval of Field RN training programs shall be filed with the Department on forms prescribed, prepared and furnished by the Department and similar to those prescribed for EMT-P training programs.

b) Applications for approval shall be submitted at least thirty (30) days in advance of the first scheduled class.

c) The Project Medical Director of the EMS System shall attest that the training program shall include:

In Section 535.810, (a) through (e) was renumbered (1) through (5).

In Section 535.810(e), the following was deleted: "Other training required by the Project Medical Director, which may include a field internship." This language was replaced by: "Completion of the necessary field experience required by the program as approved by the Department on a state-approved EMS System vehicle supervised by a certified EMT-P with a

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

minimum of one year's experience, a Field RN with a minimum of one year's field experience, or a physician with critical care knowledge and experience on an EMS vehicle."

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

In Section 535.410(g), "may" was changed to "shall" in the last sentence.

In Section 535.420(d), (See Section 535.400) was added after "program".

In Section 535.850(c), "Project Medical Director" was changed to "Department".

In Section 535.20(b)(1), new language was deleted and the text was returned to the original language.

In Section 535.400, spaces were inserted on either side of the first hyphen in the text of the heading.

In Section 535.20(a)(4), the closing paren was moved to the end of the reference.

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes      No X

14) Are there any other Amendments Pending on this Part? Yes X No     

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
535.10	Amendment	13 Ill. Reg. 4500
535.20	Amendment	13 Ill. Reg. 4500
535.900	New Section	13 Ill. Reg. 4500



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTSDEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

Section Numbers	Proposed Action	Ill. Reg. Citation
535.910	New Section	13 Ill. Reg. 4500
535.920	New Section	13 Ill. Reg. 4500
535.930	New Section	13 Ill. Reg. 4500
535.931	New Section	13 Ill. Reg. 4500
535.932	New Section	13 Ill. Reg. 4500
535.933	New Section	13 Ill. Reg. 4500
535.934	New Section	13 Ill. Reg. 4500
535.935	New Section	13 Ill. Reg. 4500
535.936	New Section	13 Ill. Reg. 4500
535.940	New Section	13 Ill. Reg. 4500
535.941	New Section	13 Ill. Reg. 4500
535.942	New Section	13 Ill. Reg. 4500
535.943	New Section	13 Ill. Reg. 4500
535.950	New Section	13 Ill. Reg. 4500
535.951	New Section	13 Ill. Reg. 4500
535.952	New Section	13 Ill. Reg. 4500
535.953	New Section	13 Ill. Reg. 4500

15) Summary and Purpose of Rules:

The Emergency Medical Services rules include provision for the licensure of ambulances, the certification of ambulance personnel (EMTs and Field RNs) and the approval of EMS Systems.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

TITLE 77: PUBLIC HEALTH  
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER f: EMERGENCY SERVICES AND HIGHWAY SAFETY  
PART 535  
EMERGENCY MEDICAL SERVICES CODE

## SUBPART A: GENERAL

SECTION  
535.10 Definitions  
535.20 Incorporated Materials

## SUBPART B: COMMUNICATIONS

SECTION  
535.50 General Communications  
535.60 EMS Systems Communications

## SUBPART C: LICENSURE OF AMBULANCES

SECTION  
535.100 Licensure of Ambulances - General  
535.110 Denial of License  
535.120 Renewal of License  
535.130 Renewal of License Denied  
535.140 Revocation of License  
535.150 Ambulance Licensure Requirements

## SUBPART D: EMERGENCY MEDICAL SERVICES SYSTEM PROGRAM

SECTION  
535.200 Emergency Medical Services System Program - General  
535.210 EMS System Program Plan  
535.220 Additions to an Approved Program  
535.230 EMS System Personnel Standards  
535.240 Minimum Standards for Continuing Operation  
535.250 Resolution of Conflicts (Repealed)  
535.260 System Participation Suspensions  
535.265 System Review Board  
535.270 State EMS Disciplinary Review Board

## SUBPART E: EMERGENCY MEDICAL TECHNICIAN - AMBULANCE TRAINING (EMT-A)



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

SECTION  
535.300 Emergency Medical Technician - Ambulance Training - General  
535.310 EMT-A Testing  
535.315 Fee For Testing  
535.320 EMT-A Certification  
535.330 EMT-A Recertification  
535.340 Failure to Recertify-Denial of Recertification  
535.350 Penalty

SUBPART F: EMERGENCY MEDICAL TECHNICIAN - INTERMEDIATE  
TRAINING (EMT-I)

SECTION  
535.400 Emergency Medical Technician - Intermediate Training - General  
535.410 EMT-I Testing  
535.415 Fee For Testing  
535.420 EMT-I Certification  
535.430 EMT-I Recertification  
535.435 Failure to Recertify-Denial of Recertification  
535.440 EMT-I Inactive Status  
535.450 Penalty

SUBPART G: EMERGENCY MEDICAL TECHNICIAN - PARAMEDIC  
TRAINING (EMT-P)

SECTION  
535.500 Emergency Medical Technician - Paramedic Training - General  
535.510 EMT-P Testing  
535.515 Fee For Testing  
535.520 EMT-P Certification  
535.530 EMT-P Recertification  
535.535 Failure to Recertify-Denial of Recertification  
535.540 EMT-P Inactive Status  
535.550 Penalty

SUBPART H: RECIPROCITY

SECTION  
535.600 Reciprocity

SUBPART I: SUSPENSION, REVOCATION AND DENIAL  
OF CERTIFICATION OF EMT's

SECTION  
535.650 Suspension, Revocation and Denial of Certification of EMT's

SUBPART J: DATA COLLECTION AND EVALUATION

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

SECTION  
535.700 Data Collection and Evaluation

SUBPART K: WAIVER PROVISIONS

SECTION  
535.750 Waiver Provisions

SUBPART L: REGISTERED PROFESSIONAL NURSE  
(FIELD RN/MICN)

SECTION  
535.800 General Provisions  
535.810 Field RN Training  
535.820 Field RN Testing  
535.830 Field RN Approval  
535.840 Field RN Renewal  
535.850 MICN Training  
535.860 MICN Approval  
535.870 Reciprocity

AUTHORITY: Implementing and authorized by the Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 5501 et seq.).

SOURCE: Adopted at 5 Ill. Reg. 5670, effective May 19, 1983; amended and codified at 8 Ill. Reg. 11623, effective June 27, 1984; amended at 11 Ill. Reg. 1433, effective February 1, 1987; amended at 11 Ill. Reg. 17219, effective October 15, 1987; amended at 11 Ill. Reg. 20945, effective December 15, 1987; amended at 12 Ill. Reg. 22406, effective December 15, 1988; amended at 13 Ill. Reg. 15414, effective September 15, 1989.

NOTE: Capitalization denotes statutory language.

SUBPART A: GENERAL

Section 535.20 Incorporated Materials

The following regulations, standards and statutes are incorporated or referenced in this Part.

a) Federal guidelines, statutes and regulations:

- 1) U.S. Code 42, The Public Health and Welfare, 42 USC 300 L-1(a). (See Section 535.100).
- 2) Federal Specification for Ambulance, KKK-A-1822B (1985). (See Section 535.150).



- 3) Emergency Medical Technician - Ambulance: National Standard Curriculum (1984). (See Sections 535.300(c) and (h); 535.310(a); 535.400(c) and (h); 535.410(a); 535.420(a) and (b); 535.500(c) and (e); 535.510(a) and (d) and 535.530(d).)
- 4) United States Department of Transportation, Emergency Medical Technician - Intermediate: National Standard Curriculum (1985). (See Sections 535.400 (c) and (h); 535.410 (a); 535.420 (a) and (b); 535.430(b).)
- 5) United States Department of Transportation, Emergency Medical Technician - Paramedic: National Standard Curriculum (1985). (See Sections 535.500 (c) and (e); 535.510 (a) and (d); 535.530 (c); 535.810(b) and (c); 535.850(a) and (b).)
- 6) 47 CFR 90 (1988) (Section 535.60(a))
- b) State of Illinois Statutes:
  - 1) "AN ACT requiring hospitals to render hospital emergency services in case of injury or acute medical condition and implement emergency hospital, medical and surgical services on a community or areawide basis," (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 86 et seq.). (See Section 535.10).
  - 2) Hospital Licensing Act, (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.). (See Section 535.10).
  - 3) Medical Practice Act of 1987, (Ill. Rev. Stat. 1987, ch. 111, par. 4400-14401 et seq.). (See Section 535.10).
  - 4) The Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 3501 et seq.). (See Section 535.10(e)).
  - 5) Article VIII, Part 21 of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, par. 8-2101 et seq.). (See Section 535.700(g)).
- c) State of Illinois Regulations
  - 1) Rules of Practice and Procedure for Administrative Hearings (77 Ill. Adm. Code 100). (See Sections 535.140(d) and 535.250(g)).
  - 2) Hospital Licensing Requirements (77 Ill. Adm. Code 250). (See Sections 535.10, 535.200(d) and 535.210(e)).
- d) All incorporations by reference of federal regulations and the

standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

#### SUBPART C: LICENSURE OF AMBULANCES - GENERAL

##### Section 535.150 Ambulance Licensing Requirements

###### a) Vehicle Design

- 1) Each vehicle used as an ambulance after the effective date of this Part shall comply with the criteria established by the United States Department of Transportation's Specification for Ambulance (KKK-A-1822B), with the exception of the following sections: 1.2.1 Ambulance Type - "Star of Life"; 3.8.2 Ambulance Emergency Lighting; 3.16.2 Color, paint, and finish; 3.16.4 Emblems and Markings; and 3.22 as determined by the Department by an inspection.
- 2) Each vehicle that does not meet the United States Department of Transportation's Ambulance Design Standards (KKK-A-1822B) as determined by the Department by an inspection, but is operational on the effective date of this Part shall be considered to be in compliance with this Part until there is a transfer of ownership.

###### b) Equipment Requirements - Basic Life Support Vehicles

Each ambulance used as a Basic Life Support vehicle shall meet the following equipment requirements, as determined by the Department by an inspection:

###### 1) Stretchers, Cots & Litters

###### A) Primary Patient Litter

- i) Wheeled
- ii) At least 70" long and 20" wide
- iii) Allows for the head to be tilted upward to a 60° semi-sitting position
- iv) Provided with fasteners to sidewall and floor
- v) Designed to insure the frame or handle to permit up to



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

four persons to carry the litter

B) Secondary Patient Litter

Shall be folding and/or collapsible type

2) Oxygen

A) Installed .

- i) Is supplied by at least 3000 liters of oxygen and tank is secured in at least 3 positions so as to provide maximum safety for patients and personnel. (M cylinder)
- ii) Is equipped with a reducing valve (from 2000 PSI cylinder to 50 PSI) with pressure gauge
- iii) Is equipped with yoke
- iv) Has a pressure gauge flowmeter that will deliver up to 15 liters per minute
- v) Has humidifier with sterile water and unbreakable clear containers
- vi) Has delivery tubes
- vii) Has oxygen outlet accessible to the technician at the head of the primary litter
- viii) Has one each adult, child and infant sized oxygen masks that are semi-open, valveless, transparent and disposable

ix) Has 3 each nasal cannulas

B) Portable

- i) Is of at least 300 litre capacity (D or E cylinder)
- ii) Is equipped with yoke
- iii) Has pressure gauge flowmeter (not gravity-dependent) that will deliver up to 10 litres per minute
- iv) Has delivery tube
- v) Has one each adult, child and infant sized oxygen

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

masks that are semi-open, valveless, transparent and disposable

- vi) Has an additional full 300 litre capacity cylinder carried on the vehicle (D or E cylinder)

3) Suction

A) Installed

- i) Is powerful enough to provide an airflow of over 20 liter/minute at the end of the delivery tube and a vacuum of over 300 mm Hg (11.811 inches) when the tube is clamped
- ii) Has vacuum adjustable for use with children and intubated patients
- iii) Has suction yoke, unbreakable collection bottle, water for rinsing, and suction tube accessible to the technician at the head of the primary litter
- iv) Has tube of sufficient length to reach the head of the primary and secondary litters
- v) Is fitted with large-bore, non-kinking, translucent suction tubing
- vi) Has 3 each sterile, single-use suction catheters with on/off control in small, medium and large sizes
- vii) Has 3 each tonsil tip suction handles or catheters, single-use
- viii) Can be disassembled for ease of cleaning and decontamination

B) Portable

- i) Is powerful enough to provide an airflow of at least 12 litres per minute at the end of the suction tube, and a vacuum of at least 300 mm Hg (11.811 inches) to be reached within 12 seconds after tube is clamped
- ii) Has 3 each tonsil tip suction handles or catheters, single-use
- iii) Is fitted with large-bore, non-kinking, translucent



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

suction tubing with sufficient length so that unit does not have to be placed on top of patient

- iv) Has an unbreakable collection bottle capable of holding at least 500 ml
- v) Has 3 each sterile, single-use suction catheters with on/off control in small, medium and large sizes
- vi) Operates from an integral battery supply which is rechargeable and will allow the unit to meet the air flow and suction requirements of this section for at least 15 minutes. Portable suction devices which require an operator to squeeze a bulb, pump a pedal, turn a crank, etc., are not acceptable

## 4) Medical Equipment

- A) Squeeze bag-valve-mask ventilation unit with transparent mask in sizes for adult, child/infant
- B) Lower-extremity traction splint, adult size
- C) Blood pressure cuff, 1 each, adult and pediatric
- D) 2 each stethoscopes
- E) Pneumatic counterpressure trouser kit, adult size
- F) Long spine board with 2 each torso straps, 9 feet in length, wrist restraint(s), 1 each chin and head strap
- G) Short spine board with 2 each torso straps, 9 feet in length, wrist restraint(s), 1 each chin and head strap or vest type (wrap around) extrication device kit
- H) Airway kits-select one (1)
  - i) Oropharyngeal-adult, child and infant sizes
  - ii) Mouth-to-mouth artificial ventilation - adult, child and infant sizes, commonly referred to as "S" tubes or resusci-tubes
- I) Bandage shears, 1 each
- J) Padded board splints, 2 each 15"x3" (or equivalent)

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- K) Padded board splint, 1 each 4'6"x3" (or equivalent)
- L) Rigid cervical collars - 1 each, small, medium and large sizes. Shall be made of rigid material to minimize flexation, extension and lateral rotation of the head and cervical spine when spine injury is suspected
- M) Sand bags - 4 each, about 4 inches in width, 2 inches in thickness and 12 inches in length
- N) Patient restraints, arm and leg, sets
- O) Hypothermic thermometer or electronic thermometer capable of aiding in the diagnosis of hypothermia - 1 each

## 5) Medical Supplies

- A) Trauma dressing - 6 each
- B) Sterile gauze pads - 20 each, 4 inches by 4 inches
- C) Bandages, soft roller, self adhering-type, 10 each, 6 inches by 5 yards
- D) Vaseline gauze - 2 each, 3 inches by 8 inches
- E) Adhesive tape rolls - 2 each
- F) Triangular bandages or slings- 5 each
- G) Burn sheets - 2 each, sterile
- H) Sterile solution (normal saline) - 4 each, 500 cc or 2 each, 1,000 cc plastic bags
- I) Aluminum foil roll or Silver Swaddler - 1 each
- J) Bite sticks - 2 each
- K) Obstetrical kit, sterile - 1 each, pre-packaged with instruments
- L) Syrup of Ipecac, 1 each
- M) Cold packs, 3 each
- N) Emesis basin - 1 each



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

- Q) Drinking water - 1 quart, in non-breakable container, Sterile water may be substituted
- P) Disposable drinking cups - 5 each
- Q) Ambulance emergency run reports - 10 each, with space for the following minimum information:
  - i) Signatures of EMTs present on the ambulance run and their Illinois certification numbers or identifier numbers
  - ii) Time left garage
  - iii) Time on scene/time left scene
  - iv) Time arrived at receiving facility
  - v) Six-digit ambulance license number (Secretary of State issued)
  - vi) Blood/pressure, pulse and respiration of the patient upon arrival at the scene
  - vii) Level of consciousness
  - viii) Chief complaint of the patient
  - ix) Treatment rendered by the EMTs present
- R) Pillows - 2 each, for ambulance cot
- S) Pillowcases - 2 each, for ambulance cot
- T) Sheets - 2 each, for ambulance cot
- U) Blankets - 2 each, for ambulance cot
- V) CPR mask - 1 each, with safety valve to prevent backflow of expired air and secretions
- W) Hot packs - 3 each
- X) Urinal - 1 each
- Y) Bedpan - 1 each
- Z) Remains bag - 1 each

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

- c) Equipment Requirements - Intermediate and Advanced Life Support Vehicles
 

Each ambulance used as an Intermediate Life Support vehicle or as an Advanced Life Support vehicle shall meet the requirements in subsection §5-159(b) and shall also comply with the equipment and supply requirements as determined by the Project Medical Director in the System in which the ambulance and its crew participate.
- d) Equipment Requirements - Rescue and/or Extrication
 

Each ambulance shall document the mechanism and agency that provides rescue services, and carry the following:

  - 1) Wrench, 12" with adjustable open end
  - 2) Screwdriver, 12" with regular blade
  - 3) Screwdriver, 12" Phillips type
  - 4) One of these:
    - A) Hammer, 3-pound, with 15" handle
    - B) Fire axe, flat head
    - C) Wrecking bar, 24"
  - 5) Goggles for eye safety
  - 6) Fire extinguisher - 2 each, ABC dry chemical, minimum 5 pound unit with quick release brackets. One mounted in driver compartment and one in patient compartment
  - 7) Flashlight - 1 each, battery powered 6 volt, stand-up lantern type
- e) Equipment Requirements - Communications Capability
 

Each ambulance must have ambulance to hospital radio communications capability and meet the requirements provided in Section 535.50 of this Part.
- f) Personnel Requirements
  - 1) Each ambulance shall be staffed by a minimum of two EMTs, Field RNs or physicians on all emergency calls.



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- 2) Each ambulance used as an Intermediate Life Support vehicle shall be staffed by with a minimum of one EMT-I, Field RN or physician and one other EMT, Field RN or physician. Each ALS vehicle using defibrillation shall be staffed by a minimum of one EMT-I approved by the Project Medical Director for defibrillation, a Field RN or physician and one other EMT, Field RN or physician. Each ambulance used as an Advanced Life Support vehicle shall be staffed by with a minimum of one EMT-P, Field RN or physician and one other EMT, Field RN or physician.
- 3) Each ambulance provider that operates an emergency transport vehicle shall ensure through written agreement with the EMS System that the agency providing emergency care at the scene and en route to a hospital meets the requirements of this Subpart.
- g) Operational Requirements
  - 1) Each licensee agrees to operate the ambulance in compliance with this Part, twenty-four hours a day, every day of the year.
  - 2) The licensee agrees to provide emergency service within the service area on a per need basis without regard to the patient's ability to pay for such service.
  - 3) The licensee shall provide documentation of mutual aid agreements with services in adjoining communities and/or other services within the service area for alternate methods of providing services.

h) AGENCY NOTE: Any provider may request a waiver of any requirements in this Section under the provisions of Section 535.750. Examples of situations in which waivers of the requirement that ambulances carry pneumatic counterpressure trouser kits will be granted are as follows: When the Department is notified that a hospital or Project Medical Director will not order the use of a pneumatic counterpressure trouser kit or M.A.S.I. trousers by emergency medical personnel on a Basic Life Support Vehicle; and that a waiver is necessary to allow adequate time or progressive procurement of the pneumatic counterpressure trouser kits over a period of one to three years for those ambulance agencies that claim financial hardship.

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

## SUBPART D: EMERGENCY MEDICAL SERVICES SYSTEM PROGRAM

## Section 535.200 Emergency Medical Services System Program - General

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- a) The provisions of this Subpart shall apply to all hospitals, ambulance providers and personnel participating in the delivery of Advanced Life Support/Mobile Intensive Care and/or Intermediate Life Support/Mobile Intensive Care to the sick and injured at the scene of an emergency, during transport to a hospital or during inter-hospital transport, and within a hospital emergency department until the responsibility for the care of the patient is assumed by the medical personnel at the receiving hospital.
- b) The emergency care described in sSubsection 535.200 (a) shall only be offered or rendered through an approved Emergency Medical Services (EMS) System. An EMS System shall not become operational nor shall any training of System personnel begin until a letter of approval has been issued by the Department.
- c) An applicant for EMS System approval shall submit to the Department three copies of a written System Program Plan signed by the Project Medical Director which includes all of the information and documentation required by Section 535.210 of this Subpart.
- d) An approved System which desires to modify its System Program Plan shall submit to the Department a written amendment signed by the Project Medical Director, along with a written statement of approval from its AHES Committee if applicable. A System shall not implement a modification to its approved Program Plan until a letter of approval has been issued by the Department.
- e) After receiving a Program Plan for a proposed EMS System or an amendment to an approved System Program Plan, the Department shall notify the applicant or System within thirty (30) days if its Program Plan or amendment is incomplete. Such notice shall include a description of the information or documentation needed to complete the Program Plan or amendment.
- f) After receiving a complete Program Plan for a proposed EMS System or amendment to an approved System Program Plan, the Department shall issue a letter of approval or disapproval within 120 days. A letter of disapproval shall include the reasons for disapproval. The Department shall approve EMS Systems which meet the requirements of this Part and the Act.
- g) The Department shall not review requests for equipment or training grants until a letter of approval has been issued by the Department.
- h) The Department shall inspect, pursuant to a complaint filed with the Department or as it deems necessary to verify compliance with the Act and this Part, any equipment, records or vehicles used or maintained by a proposed or approved EMS System or by any provider participating



## NOTICE OF ADOPTED AMENDMENTS

in a proposed or approved EMS System. Routine inspections shall be conducted no more often than every three years. ~~inspections are performed on an annual and complaint basis.~~

- i) Letters of commitment required in Section 535.210 shall be updated at least every three years.

- j) A hospital is not required to join an AHES committee. However, if it has elected to do so, the hospital shall comply with its commitments as outlined in the plan administered by the AHES committee and shall be subject to the provisions of subsection (d) and Sections 535.210(e) and 535.220 of this Part.

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.240 Minimum Standards for Continuing Operation

- a) The Resource Hospital and all System participants shall comply with the terms of the EMS System Program Plan, the System Manual, their respective letters of commitment and any applicable provisions of the Act or this Part;

- b) All EMS System personnel and ambulances shall maintain their certifications, licenses and approvals;

- c) The System may participate in the AHES plan for its area;

- d) The Resource Hospital shall submit to the Department an annual report summarizing System activity; for newly approved Systems, a report covering the first six (6) months of operation shall also be submitted. The report shall include but not be limited to the following items:

- 1) The number of ALS runs,
- 2) The number of BLS runs,
- 3) The number of ILS runs if applicable,
- 4) The average response time,
- 5) The number and types of System personnel trained;

- e) The Department may suspend or revoke the approval of any EMS System, when its findings show that the System is in violation of one or more of the requirements of this Section. Suspension or revocation depend on the nature of the problem, which rules are violated, severity and number of times.

- 1) Such suspension or revocation shall be preceded by notice and an opportunity for a hearing served upon the Project Medical Director by certified mail or personal service,

## NOTICE OF ADOPTED AMENDMENTS

- 2) The notice shall set forth the reasons for the proposed suspension or revocation and shall afford the Project Medical Director fifteen (15) days from the date of mailing or personal service to make a written request for an administrative hearing. The PMD's failure to file a written request for a hearing within fifteen (15) days shall be considered a waiver of the System's right to a hearing on the proposed suspension or revocation.

- 3) All hearings shall be conducted in accordance with the Department's Rules of Practice and Procedure for Administrative Hearings (77 Ill. Adm. Code 100).

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

## SUBPART F: EMERGENCY MEDICAL TECHNICIAN - INTERMEDIATE TRAINING (EMT-I)

## Section 535.400 Emergency Medical Technician - Intermediate Training - General

- a) Applications for Approval of EMT-I Training Programs shall be filed with the Department on forms prescribed, prepared and furnished by the Department. The application shall contain such information as, but not limited to, name of applicant, agency and address, type of training program, lead instructor's name and address, dates of information that will be required by the Department for the proper administration and enforcement of the Act and this Part.

- b) Applications for Approval shall be submitted at least thirty (30) days in advance of the first scheduled class.

- c) The Project Medical Director of the EMS System shall attest on the Department's application form that the training program shall be conducted according to the Federal Department of Transportation's current National Standard Curriculum. EMT-I training programs in operation on the effective date of this Part shall provide a written statement to the Department signed by the Project Medical Director and the EMS System Coordinator that the program is conducted in accordance with the national curriculum and shall thereby be exempt from submitting an application for approval.

- d) The EMT-I training program will be under the direction of the Project Medical Director and the EMS System Coordinator.

- e) The Project Medical Director shall recommend to the Department, a lead instructor based on subsection Section 535-400 (f).



## DEPARTMENT OF PUBLIC HEALTH

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

- f) The Lead Instructor shall have three (3) years of experience in emergency care as a provider and two (2) years of teaching experience in a classroom setting.
- g) A candidate for an EMT-I training program must have the following qualifications:
- 1) Current Illinois certification as an EMT-A.
  - 2) Pre-employment sponsorship by, employment by, or documentation of functioning within a State approved EMS vehicle agency providing intermediate life support services.
- h) The Lesson Plans of the training program shall be those published by the United States Federal Department of Transportation, National Standard Curriculum. Minimum sections/modules shall include #1, #2, #3, #4, #5, #6, #7, #8, #9, #10, #11, #12, #13, #14, #15, #16, #17, #18, #19, #20, #21, #22, #23, #24, #25, #26, #27, #28, #29, #30, #31, #32, #33, #34, #35, #36, #37, #38, #39, #40, #41, #42, #43, #44, #45, #46, #47, #48, #49, #50, #51, #52, #53, #54, #55, #56, #57, #58, #59, #60, #61, #62, #63, #64, #65, #66, #67, #68, #69, #70, #71, #72, #73, #74, #75, #76, #77, #78, #79, #80, #81, #82, #83, #84, #85, #86, #87, #88, #89, #90, #91, #92, #93, #94, #95, #96, #97, #98, #99, #100, #101, #102, #103, #104, #105, #106, #107, #108, #109, #110, #111, #112, #113, #114, #115, #116, #117, #118, #119, #120, #121, #122, #123, #124, #125, #126, #127, #128, #129, #130, #131, #132, #133, #134, #135, #136, #137, #138, #139, #140, #141, #142, #143, #144, #145, #146, #147, #148, #149, #150, #151, #152, #153, #154, #155, #156, #157, #158, #159, #160, #161, #162, #163, #164, #165, #166, #167, #168, #169, #170, #171, #172, #173, #174, #175, #176, #177, #178, #179, #180, #181, #182, #183, #184, #185, #186, #187, #188, #189, #190, #191, #192, #193, #194, #195, #196, #197, #198, #199, #200, #201, #202, #203, #204, #205, #206, #207, #208, #209, #210, #211, #212, #213, #214, #215, #216, #217, #218, #219, #220, #221, #222, #223, #224, #225, #226, #227, #228, #229, #230, #231, #232, #233, #234, #235, #236, #237, #238, #239, #240, #241, #242, #243, #244, #245, #246, #247, #248, #249, #250, #251, #252, #253, #254, #255, #256, #257, #258, #259, #260, #261, #262, #263, #264, #265, #266, #267, #268, #269, #270, #271, #272, #273, #274, #275, #276, #277, #278, #279, #280, #281, #282, #283, #284, #285, #286, #287, #288, #289, #290, #291, #292, #293, #294, #295, #296, #297, #298, #299, #300, #301, #302, #303, #304, #305, #306, #307, #308, #309, #310, #311, #312, #313, #314, #315, #316, #317, #318, #319, #320, #321, #322, #323, #324, #325, #326, #327, #328, #329, #330, #331, #332, #333, #334, #335, #336, #337, #338, #339, #340, #341, #342, #343, #344, #345, #346, #347, #348, #349, #350, #351, #352, #353, #354, #355, #356, #357, #358, #359, #360, #361, #362, #363, #364, #365, #366, #367, #368, #369, #370, #371, #372, #373, #374, #375, #376, #377, #378, #379, #380, #381, #382, #383, #384, #385, #386, #387, #388, #389, #390, #391, #392, #393, #394, #395, #396, #397, #398, #399, #400, #401, #402, #403, #404, #405, #406, #407, #408, #409, #410, #411, #412, #413, #414, #415, #416, #417, #418, #419, #420, #421, #422, #423, #424, #425, #426, #427, #428, #429, #430, #431, #432, #433, #434, #435, #436, #437, #438, #439, #440, #441, #442, #443, #444, #445, #446, #447, #448, #449, #450, #451, #452, #453, #454, #455, #456, #457, #458, #459, #460, #461, #462, #463, #464, #465, #466, #467, #468, #469, #470, #471, #472, #473, #474, #475, #476, #477, #478, #479, #480, #481, #482, #483, #484, #485, #486, #487, #488, #489, #490, #491, #492, #493, #494, #495, #496, #497, #498, #499, #500, #501, #502, #503, #504, #505, #506, #507, #508, #509, #510, #511, #512, #513, #514, #515, #516, #517, #518, #519, #520, #521, #522, #523, #524, #525, #526, #527, #528, #529, #530, #531, #532, #533, #534, #535, #536, #537, #538, #539, #540, #541, #542, #543, #544, #545, #546, #547, #548, #549, #550, #551, #552, #553, #554, #555, #556, #557, #558, #559, #560, #561, #562, #563, #564, #565, #566, #567, #568, #569, #570, #571, #572, #573, #574, #575, #576, #577, #578, #579, #580, #581, #582, #583, #584, #585, #586, #587, #588, #589, #590, #591, #592, #593, #594, #595, #596, #597, #598, #599, #600, #601, #602, #603, #604, #605, #606, #607, #608, #609, #610, #611, #612, #613, #614, #615, #616, #617, #618, #619, #620, #621, #622, #623, #624, #625, #626, #627, #628, #629, #630, #631, #632, #633, #634, #635, #636, #637, #638, #639, #640, #641, #642, #643, #644, #645, #646, #647, #648, #649, #650, #651, #652, #653, #654, #655, #656, #657, #658, #659, #660, #661, #662, #663, #664, #665, #666, #667, #668, #669, #670, #671, #672, #673, #674, #675, #676, #677, #678, #679, #680, #681, #682, #683, #684, #685, #686, #687, #688, #689, #690, #691, #692, #693, #694, #695, #696, #697, #698, #699, #700, #701, #702, #703, #704, #705, #706, #707, #708, #709, #710, #711, #712, #713, #714, #715, #716, #717, #718, #719, #720, #721, #722, #723, #724, #725, #726, #727, #728, #729, #730, #731, #732, #733, #734, #735, #736, #737, #738, #739, #740, #741, #742, #743, #744, #745, #746, #747, #748, #749, #750, #751, #752, #753, #754, #755, #756, #757, #758, #759, #760, #761, #762, #763, #764, #765, #766, #767, #768, #769, #770, #771, #772, #773, #774, #775, #776, #777, #778, #779, #780, #781, #782, #783, #784, #785, #786, #787, #788, #789, #790, #791, #792, #793, #794, #795, #796, #797, #798, #799, #800, #801, #802, #803, #804, #805, #806, #807, #808, #809, #810, #811,

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.410 EMT-I Testing

- a) After completion of an approved training program, EMT-I candidates shall take a written examination. The candidate shall have the choice of taking either the National Registry of Emergency Medical Technicians Testing Procedures examination or the Department's

- b) The Department shall administer the State written examination for certification of EMT-I's on a semi-annual schedule. Candidates who elect to take the National Registry of Emergency Medical Technicians Testing Procedures in lieu of the State examination shall be responsible for making their own arrangements with the Registry.
- c) All EMT-I candidates shall meet the following requirements in order to be tested for certification:
  - 1) Be eighteen (18) years of age or older.
  - 2) Be currently certified as an EMT-A.
  - 3) Be recommended by the Project Medical Director. The recommendation shall include written documentation (either letter or narrative) that all the requirements for training and testing contained in the training program application have been met. The recommendation and documentation shall be forwarded by certified mail to the Department fifteen (15) days prior to the test date.
- d) A failure rate per class of 25% or greater on the certification examination shall require that the particular EMT-I training program be reevaluated by the Department at least sixty (60) days before the start of the next class.
- e) Failure to achieve a passing grade on three successive examinations within 12 months of the completion of the Training Program shall require the candidate to retake the EMT-I training program.
- f) When a candidate elects to take the State examination or the National Registry's examination, the candidate must successfully complete that particular testing procedure. A candidate will not be allowed to take the alternate examination after failure to achieve a passing grade.
- g) EMS Systems intending to authorize defibrillation by EMT-I's who have completed the training described in Section 535.400 (h) of this Part shall require the EMT-I to pass both a written and a practical examination prior to receiving such authorization. The examinations shall be developed and evaluated by the Project Medical Director or designee. The Project Medical Director shall approve an EMT-I for defibrillation if such examinations reflect that the EMT-I possesses the required knowledge and skills to safely and effectively



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

defibrillate.

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

Section 535.420 EMT-I Certification

a) In order to be certified by the Department as an EMT-I, an individual must:

- 1) Be eighteen (18) years of age or older.
- 2) Have completed a Department approved training program and successfully passed the required testing procedures of the resource hospital and the Department.
- 3) Be currently certified as an EMT-A.
- 4) Have received a letter of recommendation from the Project Medical Director stating that all the requirements of Section 535.420 subsection (a) have been complied with.
- 5) Be employed by, or functioning within a State approved EMS vehicle agency (e.g. volunteer fire departments) providing intermediate life support services.
- 6) Within six (6) months of successful completion of the State certification exam, must have completed the necessary field experience required by the EMS training program as approved by the Project Medical Director in accordance with the National Standard Curriculum on an approved EMS vehicle supervised by a certified EMT-I or EMT-P with one year's experience, a registered professional nurse designated by the Project Medical Director, or a physician with critical care knowledge and experience on an EMS vehicle.

- b) The Department will certify those individuals who meet the requirements of this Section for a period of two (2) years.
- c) EMT-I certification is acceptable as EMT-A certification. More than one level of EMT certification will not be permitted.
- d) Only EMT-Is who have successfully completed a Department-approved training program and have been approved by the EMS System Project Medical Director will be allowed to defibrillate. (See Section 535.400)

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

Section 535.430 EMT-I Recertification

a) In order to be recertified as an EMT-I,

- 1) The holder of a certificate as an EMT-I must file with the Department an application for renewal on a form prepared by the Department at least thirty (30) days prior to the two (2) year certification expiration date.
  - A) The submission of a transaction card (Form No. IDPH-DP .01 1-85) by the Project Medical Director will satisfy the renewal application requirement for a certificate holder who has been recommended for recertification by the Project Medical Director.
  - B) A certificate holder who has not been recommended for recertification by the Project Medical Director must independently submit to the Department an application for renewal. The Project Medical Director shall provide the certificate holder with a copy of the appropriate form to be completed.
- 2) A written recommendation signed by the Project Medical Director must be provided to the Department regarding completion of the following requirements:
  - A) A minimum of twenty (20) hours attendance at refresher training programs.
  - B) A current CPR certificate.
  - C) Forty-eight (48) hours of continuing education, seminars and workshops, twelve (12) hours of which were be directed at the intermediate skills, plus any System continuing education requirements for EMT-Is approved to defibrillate.
  - D) Employment by or functioning with a State approved EMS vehicle agency providing intermediate life support services.
- b) Composition of continuing education programs shall be submitted to the Department for approval not less than sixty (60) days prior to the scheduled event. Program approval will be granted provided the program is conducted in accordance with guidelines of the Federal Department of Transportation's current national curriculum and contains material relevant to EMT-I's.
- c) The certification of an EMT-I who has failed to file an application for renewal, or whose application for renewal has been denied by the



## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

Department, shall terminate on the day following the expiration date shown on the certificate.

- d) At any time prior to the expiration of the current certificate, the EMT-I may revert to the EMT-A status for the remainder of the certification period. The EMT-I must make this request in writing to the Department. To recertify at the EMT-A level, the individual must meet the requirements for recertification found in Section 535.330.

(Source: Amended at 13 Ill. Reg. 15414, effective September 15, 1989)

## SUBPART L: REGISTERED PROFESSIONAL NURSE (FIELD RN/MICN)

## Section 535.800 General Provisions

The Project Medical Director shall submit to the Department, as part of the EMS System Program Plan or as an amendment to an approved System Program Plan, a complete description of the System's requirements for training, testing, approval, renewal of approval and use of Field RNs and MICNs.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.810 Field RN Training

- a) Applications for approval of Field RN training programs shall be filed with the Department on forms prescribed, prepared and furnished by the Department and similar to those prescribed for EMT-P training programs.
- b) Applications for approval shall be submitted at least thirty (30) days in advance of the first scheduled class.
- c) The Project Medical Director of the EMS System shall attest that the training program shall include:

- 1) A course in extrication training which is based upon the United States Department of Transportation, National Standard Curriculum for EMT-Ambulance.
- 2) A course which is based upon the United States Department of Transportation, National Standard Curriculum for EMT-Paramedic, Division 1, Pre-Hospital Environment, Sections 1 through 7.
- 3) The American Heart Association Advanced Cardiac Life Support (ACLS) course or a course in dysrhythmia identification, therapeutic modalities, pharmacokinetics, intubation, defibrillation and management of cardiac resuscitation which is

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

based upon the ACLS course,

- 4) A pre-hospital trauma course, which shall be EITHER TRAUMA NURSE SPECIALIST OR NURSE TRAUMA LIFE SUPPORT OR THEIR EQUIVALENTS AS APPROVED BY THE PROJECT MEDICAL DIRECTOR (Section 4.21 of the Act) and

- 5) Completion of the necessary field experience required by the program as approved by the Department on a State-approved EMS System vehicle supervised by a certified EMT-P with a minimum of one year's experience, a Field RN with a minimum of one year's field experience, or a physician with critical care knowledge and experience on an EMS vehicle.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.820 Field RN Testing

Upon completion of training, the Field RN shall be required to pass both didactic and practical examinations, if such examinations are required for EMT-Ps within the System. The Field RN examinations shall cover the Field RN training components and be otherwise equivalent to the EMT-P examinations.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.830 Field RN Approval

- a) To be approved as a Field RN by the Project Medical Director of the EMS System, an applicant shall be a registered nurse, licensed under the "Illinois Nursing Act", and shall have successfully met the requirements of Sections 535.810 and 535.820 of this Part.
- b) The approval shall be for a period of two years.
- c) The Project Medical Director shall sign and issue to the approved applicant a Field RN card. The card shall be developed by the Department and provided to the Project Medical Directors.
- d) All Project Medical Directors shall submit the names of approved Field RNs to the Department and shall inform the Department of any changes in the status of approved Field RNs.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.840 Field RN Renewal

Field RN approval shall be renewed by the Project Medical Director upon successful completion of forty (40) hours of continuing education in each of



## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

the previous two years (80 hours total), the content of which shall be consistent with the System's continuing education requirements for EMT-Ps, and a current CPR certificate which covers:

- a) Adult one-rescuer CPR
- b) Adult foreign body airway obstruction management
- c) Pediatric one-rescuer CPR
- d) Pediatric foreign body airway obstruction management
- e) Adult two-rescuer CPR
- f) Pediatric two-rescuer CPR.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.850 MICN Training

MICN training shall include successful completion of the following:

- a) A course in telemetry and communications training which is based upon the United States Department of Transportation, National Standard Curriculum for EMT-Paramedic.
- b) The American Heart Association Advanced Cardiac Life Support (ACLS) course or a course in dysrhythmia identification, therapeutic modalities, pharmacokinetics, intubation, defibrillation and management of cardiac resuscitation which is based upon the ACLS course.
- c) A pre-hospital trauma support course as approved by the Department, and
- d) Other training as required by the Project Medical Director.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.860 MICN Approval

- a) To be approved as a MICN by the Project Medical Director of the EMS System, an applicant shall be a registered nurse, licensed under the Illinois Nursing Act, and shall have successfully met the requirements of Section 535.850 of this Part.

- b) All Project Medical Directors shall submit the names of approved MICNs to the Department and shall inform the Department of any

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

changes in the status of approved MICNs.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)

## Section 535.870 Reciprocity

The Project Medical Director may develop and implement, as part of the EMS System Plan, a reciprocity policy for Field RNs and/or MICNs who have been approved by other EMS Systems.

(Source: Added at 13 Ill. Reg. 15414, effective September 15, 1989)



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS1) Heading of the Part:

Illinois Trauma Center Code

2) Code Citation:

77 Ill. Adm. Code 540

3) Section Numbers:

540.20  
540.30  
540.40  
540.50  
540.70  
540.80  
540.90  
540.160  
540.190

Adopted Action:  
Amendment  
Amendment  
Amendment  
Amendment  
Amendment  
Amendment  
New Section

4) Statutory Authority:

Emergency Medical Services (EMS) Systems Act  
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 5501 et seq.

5) Effective Date of Rules:

September 15, 1989

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes ☐ No ☐If "yes," please specify type: 6.02(a) ☒ or 6.02(b) ☐If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes ☐ No ☐8) Date Filed in Agency's Principal Office:

September 15, 1989

9) Date Notice(s) of Proposal was Published in Illinois Register:

April 7, 1989 - Ill. Reg. 4616

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes ☐ No ☒

If "yes," please complete the following:

- A) Statement of Objection: \_\_\_\_\_, Ill. Reg. \_\_\_\_\_
- B) Agency Response: \_\_\_\_\_, Ill. Reg. \_\_\_\_\_
- C) Date Agency Response Submitted for Approval to the Joint Committee: \_\_\_\_\_

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

Section 540.90(d)(1) is being changed to reflect the recommendation of several commenters that the Department should use the twelve-point trauma score as recommended by the American College of Surgeons. Section 540.90(d) as proposed will now read as listed below.

- d) 1) The Revised Trauma Score, as specified by the American College of Surgeons, shall be used in all Trauma Regions. The Revised Trauma Score is determined by using the following criteria:

A) Respiratory Rate	Value	Points
	10-29/Min	4
	>29/Min	3
	6-9/Min	2
	1-5/Min	1
	0	0
B) Systolic Blood Pressure	>89	4
	76-89	3
	50-75	2
	1-49	1
	0	0

- C) Glasgow Coma Scale
- i) Eye Opening Response
- |             |   |
|-------------|---|
| Spontaneous | 4 |
| To Voice    | 3 |
| To Pain     | 2 |
| None        | 1 |

- ii) Verbal Response
- |          |   |
|----------|---|
| Oriented | 5 |
|----------|---|



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

Confused 4  
Inappropriate words 3  
Incomprehensible sounds 2  
None 1

iii) Motor Response 6  
Obeys Commands 5  
Localizes (Pain) 4  
Withdraw (Pain) 3  
Flexion (Pain) 2  
Extension (Pain) 1  
None 1

Total GCS	Revised Trauma Points
13-15	= 4
9-12	= 3
6-8	= 2
4-5	= 1
3	= 0

Revised Trauma Score = Total Points A+B+C

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

In Section 540.20, in the definitions of "Level I Trauma Center" and "Level II Trauma Center," the Department will delete numbered phrases within the text and indent this information appropriately.

In Section 540.20, in the definition of "Level I Trauma Center," the Department will delete the incorrect Section citation and replace it with the correct citation which is 4.25.

In Section 540.20, in the definition of "Level I Trauma Center," the Department will delete the incorrect Section citation and replace it with the correct citation which is 4.26.

In Section 540.20, in the definitions of "Trauma Center," the Department will delete numbered phrases within the text and indent this information appropriately.

The Department will also delete "by the Department" and replace it with "pursuant to the provisions of this Act." This is being done to reflect the appropriate language of the Act.

In addition, the Department will delete the incorrect Section citation and replace it with the correct citation which is 4.28.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

In Section 540.20, in the definition of "Medical Determination Board," the Department will delete "et seq." and place "Section 6.06a." in front of the title of the Act.

In Section 540.20, in the definition of "Physician," the Department will add "of 1987" to the title of the Act and will delete the period following the title of the Act. The period at the end of the statutory citation will remain.

In Section 540.20, in the definition of "Registered Nurse," the Department will add "of 1987" to the title of the Act.

In Section 540.20, in the definition of "Trauma," the Department will delete the incorrect Section citation and replace it with the correct citation which is 4.27.

In Section 540.20, in the definition of "Trauma," the Department will delete the incorrect Section citation and replace it with the correct citation which is 4.29.

In Section 540.30(b)(1), the Department will correct this entry to read:

1) Sections 307 and 309 of the Federal Aviation Act of 1958 (P.L. 85-726, 72 Stat. 731).

In Section 540.30(b)(2), the Department will delete the word "Part" from the CFR citation both times.

In Section 540.30(c)(2) and (3), the Department will add "of 1987" to the titles of the Acts.

In Section 540.30(d)(1), the Department will delete "Rules" from line 1 since this is not a part of the Part's title.

In Section 540.90(d), the Department will insert the heading "Revised Trauma Score" for this subsection and begin subsection (1) on the next line.

In Section 540.90(d)(1)(D), the Department will correct the labels of the fourth level subsections to small Roman numerals.

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

The Department has made all the changes to which it agreed with the Joint Committee.

## 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes     No X

14) Are there any other Amendments Pending on this Part? Yes     No X

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

## 15) Summary and Purpose of Rules:

In Section 540.20, the definition of Advanced Life Support/Mobile Intensive Care was amended to reflect the language of the Emergency Medical Services Systems Act. Amendments were also made to reflect appropriate Illinois Revised Statutes dates.

In Section 540.30, amendments were added to reflect appropriate citation from Federal Guidelines, Statutes and Regulations, State of Illinois Statutes, and State of Illinois Regulations. Amendments were also made to list the appropriate source for the Revised Trauma Score.

In Section 540.40, corrections of typographical errors were made.

In Section 540.50, amendments were made to reflect the language of Section 27 of the Act.

In Section 540.70, amendments were made to clarify the nurse staffing requirements for a Level I Trauma Service. Amendments were also made to clarify the helicopter landing capabilities requirements.

In Section, 540.80, amendments were made to clarify the nurse staffing requirements for a Level II Trauma Service. Amendments were also made to clarify the helicopter landing capabilities requirements.

In Section 540.90, amendments to the Trauma Region Plan Committee were made to reflect the language of Section 27e of the Act. Amendments were also made to standardize the method of trauma scoring throughout the State.

In Section 540.160, amendments to the definition of compensatory provisions for medical shortage areas were made to reflect the language of Section 27c of the Act.

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

Section 540.190 was added to reflect the language regarding confidentiality and immunity as specified in Section 27.1, paragraphs (a) and (b) of the Act.

## 16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH  
 CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
 SUBCHAPTER f: EMERGENCY MEDICAL SERVICES AND HIGHWAY SAFETY

PART 540  
 ILLINOIS TRAUMA CENTER CODE

Section	Purpose and Applicability
540.10	Definitions
540.20	Incorporated Materials
540.30	Trauma Region Designation
540.40	Trauma Center Designation
540.50	Application Process
540.60	Level I Trauma Center Designation Criteria
540.70	Level II Trauma Center Designation Criteria
540.80	Trauma Region Plan
540.90	Uniform Reporting Requirements
540.100	Term of Designation
540.110	Renewal of Designation
540.120	Inspections and Investigations
540.130	Denial of Application for Designation or Request for Renewal
540.140	Voluntary Termination of Designation
540.150	Compensatory Provisions and Shortage Areas
540.160	Misrepresentation
540.170	Failure to Develop Protocols
540.180	Confidentiality and Immunity
540.190	Appendix A Request for Designation (RFD) Trauma Center

AUTHORITY: Implementing and authorized by Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 1985-and-1986-Supp-1987, ch. 111 1/2, pars. 5501 et seq.).

SOURCE: Adopted at 11 Ill. Reg. 20153, effective December 1, 1987; amended at 13 Ill. Reg. 15441, effective September 15, 1989.

NOTE: Capitalization denotes statutory language.

## Section 540.20 Definitions

The definitions listed in this Section, the Act and 77 Ill. Adm. Code 535 apply to this Part.

"Act" means the "Emergency Medical Services (EMS) Systems Act" (Ill. Rev. Stat. 1985-and-1986-1987, ch. 111 1/2, pars. 5501 et seq.).

"ADVANCED LIFE SUPPORT/MOBILE INTENSIVE CARE (ALS/MIC)" (ALS) MEANS

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

AN ADVANCED LEVEL OF PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE THAT INCLUDES BASIC LIFE SUPPORT FUNCTIONS (INCLUDING CARDIOPULMONARY RESUSCITATION (CPR) PLUS CARDIAC MONITORING, CARDIAC DEFIBRILLATION, TELEMEASURED ELECTROCARDIOGRAPHY, ADMINISTRATION OF ANTIARRHYTHMIC AGENTS, INTRAVENOUS THERAPY, ADMINISTRATION OF MEDICATIONS, DRUGS AND SOLUTIONS, USE OF ADJUNCTIVE MEDICAL DEVICES, TRAUMA CARE, AND OTHER AUTHORIZED TECHNIQUES AND PROCEDURES) INITIATED FOR THE TREATMENT OF REAL OR POTENTIAL ACUTE LIFE THREATENING CONDITIONS UNDER THE DIRECTION OF A PHYSICIAN LICENSED TO PRACTICE MEDICINE IN ALL OF ITS BRANCHES OR A QUALIFIED REGISTERED PROFESSIONAL NURSE/MIC/N OR REGISTERED PROFESSIONAL NURSE/FIELD RN AND WHERE AUTHORIZED BY THE PROJECT MEDICAL DIRECTOR IN AN ILLINOIS DEPARTMENT OF PUBLIC HEALTH APPROVED ADVANCED LIFE SUPPORT SYSTEM. (Section 4.01 of the Act.)

"Affiliate Trauma Hospital" means a hospital that provides initial trauma care in accordance with the Trauma Region Plan established by the participants of the system in the particular region.

"Certified Registered Nurse Anesthetist" or "CRNA" is a licensed registered professional nurse who has had additional education beyond the registered professional nurse requirements at a school/program accredited by the National Council on Accreditation, and passed the certifying exam given by the National Council on Certification, and who by participating in forty (40) hours of continuing education every two (2) years, has been recertified by the National Council on Recertification.

"DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH, STATE OF ILLINOIS. (Section 4.09 of the Act.)

"DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT OF PUBLIC HEALTH, STATE OF ILLINOIS. (Section 4.10 of the Act.)

"EMERGENCY MEDICAL SERVICES (EMS) SYSTEMS" MEANS AN ORGANIZATION OF PROVIDERS WHICH THROUGH A PROGRAM PLAN SUBMITTED TO AND APPROVED BY THE DEPARTMENT ENTITLES A HOSPITAL TO UTILIZE QUALIFIED PERSONNEL SPECIFIED IN THIS ACT TO PROVIDE OR COORDINATE PRE-HOSPITAL AND INTER-HOSPITAL EMERGENCY CARE AT AN ADVANCED OR INTERMEDIATE LEVEL, TO VICTIMS OF ILLNESS OR INJURY WITHIN THE AREA SPECIFIED IN THE PROGRAM PLAN. ADVANCED OR INTERMEDIATE LEVEL SYSTEMS MAY INCLUDE THE UTILIZATION OF BLS LEVEL SERVICES. ONE HOSPITAL IN EACH PROGRAM PLAN MUST BE DESIGNATED AS THE RESOURCE HOSPITAL. ALL HOSPITALS AND AMBULANCE PROVIDERS PARTICIPATING IN AN EMS SYSTEM MUST SPECIFY THEIR LEVEL OF PARTICIPATION IN THE PROGRAM PLAN. (Section 4.18 of the Act.)

"HOSPITAL" HAS THE MEANING ASCRIBED TO THAT TERM IN THE HOSPITAL LICENSING ACT. (Ill. Rev. Stat. 19851987, ch. 111 1/2, pars. 142



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

et seq. (Section 4.04 of the Act.)

"LEVEL I TRAUMA CENTER" MEANS A HOSPITAL WHICH: WITHIN DESIGNATED CAPABILITIES PROVIDES OPTIMAL CARE TO TRAUMA PATIENTS; PARTICIPATES IN AN APPROVED EMS SYSTEM; AND IS DULY DESIGNATED BY THE DEPARTMENT. LEVEL I TRAUMA CENTERS SHALL PROVIDE ALL ESSENTIAL SERVICES IN HOUSE 24 HOURS PER DAY. (Section 4.254 of the Act.)

"LEVEL II TRAUMA CENTER" MEANS A HOSPITAL WHICH: WITHIN DESIGNATED CAPABILITIES PROVIDES OPTIMAL CARE TO TRAUMA PATIENTS; PARTICIPATES IN AN APPROVED EMS SYSTEM; AND IS DULY DESIGNATED BY THE DEPARTMENT. LEVEL II TRAUMA CENTERS SHALL HAVE SOME ESSENTIAL SERVICES AVAILABLE IN-HOUSE 24 HOURS PER DAY AND OTHER ESSENTIAL SERVICES READILY AVAILABLE 24 HOURS PER DAY, AS DETERMINED BY THE DEPARTMENT. (Section 4.265 of the Act.)

"Medical Determinations Board" means the advisory body to the Department, as described in The Civil Administrative Code of Illinois (Ill. Rev. Stat. 19871985, ch. 127, par. 6.06a. et-seq.)

"Physician" means a person who is licensed to practice medicine in all of its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 19871985, ch. 111, pars. 4400-14401 et seq.).

"PRE-HOSPITAL CARE" MEANS THOSE EMERGENCY MEDICAL SERVICES RENDERED TO EMERGENCY PATIENTS FOR ANALYTIC, RESUSCITATIVE, STABILIZING, OR PREVENTIVE PURPOSES, PRECEDENT TO AND DURING TRANSPORTATION OF SUCH PATIENTS TO HOSPITALS. (Section 4.16 of the Act.)

"Project Medical Director" or "PMD" means the physician appointed by an advanced life support/mobile intensive care System who has the responsibility and authority for total management of the System.

"Registered Nurse" or "Registered Professional Nurse" means a person who is licensed as a professional nurse under the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 19871985, ch. 111, pars. 35013401 et seq.).

"Residency Review Committee for Emergency Medicine" means a committee comprised of members appointed by the American Board of Emergency Medicine, the American Medical Association Council on Medical Education, and the American College of Emergency Physicians. This committee is part of the Accreditation Council for Graduate Medical Education, which operates under the auspices of the American Board of Medical Specialties, the American Hospital Association, the American Medical Association, the Association of American Medical Colleges, and the Council of Medical Specialties Society.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

"Substantial Compliance" means either compliance with the provisions of the Act and this Part or demonstration that a particular deficiency will not result in a reduction in the standards of trauma care established in the Act or this Part for a similar facility in a similar geographic area.

"TRAUMA" MEANS ANY SEVERE INJURY WHICH INVOLVES SINGLE OR MULTIPLE ORGAN SYSTEMS such as injuries which are potentially or immediately life or limb threatening. (Section 4.276 of the Act.)

"TRAUMA CENTER" MEANS A HOSPITAL WHICH: WITHIN DESIGNATED CAPABILITIES PROVIDES OPTIMAL CARE TO TRAUMA PATIENTS; PARTICIPATES IN AN APPROVED EMS SYSTEM; AND IS DULY DESIGNATED BY THE DEPARTMENT. (Section 4.287 of the Act.)

"Trauma Center Medical Director" means the trauma surgeon appointed by a Department - designated Trauma Center who has the responsibility and authority for the coordination and management of the trauma services at the Trauma Center. He or she must have twenty-four (24) hour independent operating privileges and shall be board certified in surgery with at least one year of experience in trauma care.

"Trauma Nurse Specialist Course" means a standardized program for training Registered Nurses in trauma patient care, developed and sponsored by the Department and conducted by hospitals authorized by the Department. A Registered Nurse who has successfully completed the course receives a certificate of completion from the Department.

"TRAUMA REGION" MEANS A GEOGRAPHIC AREA DESIGNATED BY THE DEPARTMENT IN WHICH TRAUMA SERVICES ARE COORDINATED THROUGH DESIGNATED TRAUMA CENTERS. (Section 4.298 of the Act.)

"Trauma Region Plan" means the document incorporating the protocols, cooperation agreements, disaster preparedness plan and other guidelines and programs relating to the trauma care within a Trauma Region, created pursuant to Section 540.90 of this Part.

(Source: Amended at 13 Ill. Reg. 15441, effective September 15, 1989)

Section 540.30 Incorporated Materials

The following are standards incorporated or referenced in this Part:

a) Codes and Standards

- 1) Glasgow Coma Scale  
Champion HR, Sacco WJ, Carnazzo AJ et al: CritCare Med 9(9):  
672-676, 1981 (See Section 540.100)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- 2) Trauma Score  
Champion-WR--Saeco-WJ--Garnazzo-Ad-et-al--CritCare-Med-949†  
672-676-1981  
Revised Trauma Score  
American Trauma Society  
P.O. Box 13526  
Baltimore, Maryland 21203 (See Section 540.100)
- 3) Abbreviated Injury Score (1985)  
American Association of Automotive Medicine  
Arlington Heights, Illinois, 60005 (See Section 540.100)
- 4) Injury Severity Score  
Baker S.P., O'Neil B., Hadon W., et al;  
Journal of Trauma 1974; 14: 187-196 (See Section 540.100)
- 5) International Classification of Diseases 9th Revision, Clinical  
Modification (ICD-9-CM)  
Alphabetic Index to External Causes of Injury (E-Codes)  
Second Printing 1980  
World Health Organization, Geneva, Switzerland and National  
Center for Health Statistics, published in the United States of  
America by Edwards Brothers, Inc., Ann Arbor, Michigan.
- b) Federal Guidelines, Statutes and Regulations
  - 1) Sections 307 and 309 of the Federal Aviation Act of 1958 (P.L.  
85-726, 72 Stat. 731).
  - 2) 14 CFR 157 and 77, Subpart D 1989 (See Sections 540.70(h) and  
540.80(1)).
- c) State of Illinois Statutes
  - 1) Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par.  
142 et seq.). (See Sections 540.20, 540.190(b)).
  - 2) Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1987, ch. 111,  
par. 3501 et seq.). (See Sections 540.20, 540.70(e)(1)(B),  
540.70(e)(4)(B), 540.70(f)(2), 540.80(f)(1)(B), 540.80(f)(8)(B),  
540.80(g)(2)).
  - 3) Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111,  
par. 4400-1 et seq.). (See Sections 540.70, 540.70(e)(1)(A),  
540.70(e)(4)(A), 540.70(f)(1), 540.80(f)(1)(A), 540.80(f)(8)(A),  
540.80(g)(1)).
  - 4) Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, par.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- 3-2101 et. seq.). (See Section 540.190(a)).
  - d) State of Illinois Regulations
    - 1) Aviation Safety (92 Ill. Adm. Code 14.790, 14.792, 14.795).  
(See Sections 540.70(h) and 540.80(1)).
    - 2) Rules of Practice and Procedure in Administrative Hearings (77  
Ill. Adm. Code 100). (See Section 540.140(b)).
  - e) All incorporations by reference of federal rules and the standards of  
nationally recognized organizations refer to the regulations and  
standards on the date specified and do not include any additions or  
deletions subsequent to the date specified.  
  
(Source: Amended at 13 Ill. Reg. 15441, effective September 15, 1989)  
  
Section 540.10 Trauma Region Designation
    - a) THE DEPARTMENT SHALL ESTABLISH TRAUMA CENTER REGIONS CONSISTING OF  
GEOGRAPHIC AREAS WITHIN WHICH DESIGNATED TRAUMA CENTERS PROVIDE  
COORDINATED TRAUMA SERVICES. THE DEPARTMENT SHALL CONSIDER THE  
FOLLOWING FACTORS WHEN ESTABLISHING THESE REGIONS:
      - 1) GEOGRAPHIC DISTANCE FROM AVAILABLE TRAUMA CARE,
      - 2) TRANSPORTATION MODALITIES,
      - 3) POPULATION LOCATION AND DENSITY,
      - 4) THE NUMBER OF PREDICTED TRAUMA VICTIMS,
      - 5) HOSPITAL RESOURCES WITHIN THE AREA,
      - 6) EXISTING EMS SYSTEMS,
      - 7) HISTORICAL PATTERNS OF PATIENT REFERRAL,
      - 8) TRANSFER AND TRAUMA CARE WITHIN THE REGION,
      - 9) TRAUMA CENTERS RECOGNIZED BY THE DEPARTMENT PRIOR TO JANUARY 1,  
1988, AND
      - 10) RECOMMENDATIONS FROM LOCAL HEALTH AUTHORITIES.
- b) The Department shall redesignate Trauma Regions under the following  
criteria:
  - 1) when the criteria set forth in Section 540.40(a) indicate the  
existing region does not provide adequate services, or
  - 2) Level I trauma services are needed to cover the Region, and
  - 3) Redesignation of Regions will cure deficiencies indicated.  
The Department shall base redesignation of Trauma Center Regions



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

upon the criteria in subsection 540.40(a) above.

(Source: Amended at 13 Ill. Reg. 15441, effective September 15, 1989)

## Section 540.50 Trauma Center Designation

THE DEPARTMENT SHALL ATTEMPT TO DESIGNATE A TRAUMA CENTER IN ALL AREAS OF THE STATE. A LEVEL I TRAUMA CENTER IS NOT REQUIRED TO BE LOCATED IN EACH TRAUMA REGION. EACH LEVEL I TRAUMA CENTER SHALL SERVE AS THE RESOURCE FOR ALL LEVEL II TRAUMA CENTERS IN THE TRAUMA REGIONS IT IS DESIGNATED TO SERVE. (Section 27(d) of the Act). THE DEPARTMENT SHALL DESIGNATE AS A LEVEL I OR LEVEL II TRAUMA CENTER EVERY HOSPITAL THAT SATISFIES THE APPLICABLE STANDARDS. (Section 27 of the Act). ~~the Department shall designate as a Level I or Level II Trauma Center every hospital that satisfies the applicable standards.~~

(Source: Amended at 13 Ill. Reg. 15441, effective September 15, 1989)

## Section 540.70 Level I Trauma Center Designation Criteria

a) The Level I Trauma Center, under the direction of the Level I Trauma Center Medical Director, shall be responsible for the coordination and management of trauma care in the Trauma Region. This responsibility includes obtaining the cooperation of all Level II Trauma Centers, Affiliate Trauma Hospitals, and EMS Systems in the Trauma Region.

b) The Trauma Center Medical Director shall be a trauma surgeon, American College of Surgeons board certified, with at least one year of experience in trauma care and with twenty-four (24) hour independent operating privileges.

c) The Trauma Center shall provide a Trauma Service separate from the general surgery service, which is an identified hospital service functioning under a designated director and staffed by general or trauma surgeons with one year of experience in trauma, and who are available twenty-four (24) hours a day in-house. This requirement may be fulfilled by residents with a minimum of four (4) years of general surgery residency training with independent operating privileges, with a staff specialist on call and available within thirty (30) minutes.

d) The Trauma Center shall provide the following surgical services within thirty (30) minutes:

- 1) Cardiothoracic;
- 2) Neurosurgical;
- 3) Obstetrics;
- 4) Orthopedic;

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- 5) Reimplantation;
- 6) Vascular;
- 7) Ophthalmologic;
- 8) Oral-Dental;
- 9) Otorhinolaryngologic;
- 10) Plastic/Maxillofacial;
- 11) Urologic; and
- 12) Pediatric general surgery.

e) The Trauma Center shall provide the following nonsurgical services within the designated times:

- 1) Emergency Medicine staffed twenty-four (24) hours a day in the Emergency Department by:

A) A physician who has competency in trauma as demonstrated by:

- i) board certification by the American Board of Emergency Medicine; or
- ii) completion of twelve (12) months of internship, followed by sixty (60) months plus seven thousand (7,000) hours of hospital based Emergency Medicine (two thousand eight hundred (2800) of the seven thousand (7,000) hours must be completed within one twenty-four (24) month period), and fifty (50) hours of continuing medical education in Emergency Medicine for each complete year of practice; or
- iii) completion of a residency in Emergency Medicine in a residency program approved by the Residency Review Committee for Emergency Medicine; and

B) Registered Professional Nurses.

2) Anesthesiology Services:

A) The anesthesiology service or department shall be supervised by anesthesiologists. "Supervise", for the purposes of this subsection, means to manage, control and direct the services performed, including being present in the trauma center and immediately available for consultation while the services are being performed.

B) Anesthesiology services shall be available twenty-four (24) hours a day in-house.

C) Direct patient care services may be performed by an anesthesiologist or a certified registered nurse anesthetist (CRNA) acting under the direct supervision of



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

an anesthesiologist.

- 3) Radiology staffed by:
  - A) A technician with the ability to perform a computerized axial tomography (CAT) scan twenty-four (24) hours a day in-house; and
  - B) A radiologist with the ability to read CAT scans and perform angiography available within thirty (30) minutes.
- 4) Intensive Care Medicine Unit having available twenty-four (24) hours a day in-house:
  - A) A physician credentialed by the hospital. This requirement may be fulfilled by second and third year residents who have had adult intensive care training and are under the supervision of a staff physician possessing full adult intensive care privileges;
  - B) Registered Professional Nurses; and
  - C) The following equipment:
    - i) Airway control and ventilation devices;
    - ii) Oxygen source with concentration controls;
    - iii) Cardiac emergency cart;
    - iv) Temporary transvenous pacemaker;
    - v) Electrocardiograph-oscilloscope-defibrillator;
    - vi) Cardiac output monitoring;
    - vii) Electronic pressure monitoring;
    - viii) Mechanical ventilator-respirators;
    - ix) Patient weighing devices;
    - x) Pulmonary function measuring devices;
    - xi) Temperature control devices;
    - xii) Drugs, intravenous fluids, and supplies in accordance with the Hospital Licensing Requirements 77 Ill. Adm. Code 250, specifically 250.1050, 250.2140, and 250.2710;
    - xiii) Intracranial pressure monitoring devices;
    - xiv) Temporary pacemaker; and
    - xv) Intra-aortic balloon pump capability.
- 5) Laboratory twenty-four (24) hours a day in-house, providing the following:
  - A) Standard analysis of blood, urine, and other body fluids;
  - B) Blood typing and cross-matching;
  - C) Coagulation studies;

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

- D) Comprehensive blood bank or access to a community central blood bank and adequate hospital storage facilities (see Hospital Licensing requirements, 77 Ill. Adm. Code 250, specifically 250.520);
  - E) Blood gases and pH determinations;
  - F) Microbiology, to include the ability to initiate aerobic and anaerobic cultures on a 24 hour per day basis; and
  - G) Drug and alcohol screening.
- 5) Cardiology -- sixty (60) minutes.
  - 7) Internal Medicine -- sixty (60) minutes.
  - 8) Neuroradiology staffed by a radiologist with the ability to read CAT scans and perform angiography -- thirty (30) minutes.
  - 9) Pediatrics -- sixty (60) minutes.
  - 10) Postanesthetic recovery room twenty-four (24) hours a day;
  - 11) Acute hemodialysis capability twenty-four (24) hours a day or a transfer agreement;
  - 12) Burn center staffed by Registered Nurses trained in burn care twenty-four (24) hours a day or a transfer agreement;
  - 13) Acute spinal cord injury management twenty-four (24) hours a day or a transfer agreement; and
  - 14) Replantation service within thirty (30) minutes, or a transfer agreement.
- F) The Trauma Center shall meet the following professional staff requirements:
    - 1) The Emergency Department Director shall be a physician board certified by the American Board of Emergency Medicine;
    - 2) The nurses in charge on each shift in the Emergency Department and the Trauma Service shall be Registered Nurses with at least two years of experience in trauma care, and who have completed the Trauma-Nurse-Specialist-Course. The staffing requirements for the Trauma Service shall be based upon the average census and acuity, as determined by historical trends and patterns. Staffing shall be at least one Registered Nurse who has completed the Trauma Nurse Specialist Course or a course approved by the Department as equivalent to the standards set forth in the Trauma Nurse Specialist Course Code 77 Ill. Adm. Code 5121, and a recognized course in advanced cardiac care, such as the American Heart Association's Advanced Cardiac Life Support class, for every per average trauma patient indicated by the average census and acuity. This staffing requirement for the Trauma Service shall be exclusive of the charge nurses and the staffing of the Emergency Department. In addition, this requirement in no way limits the utilization



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

of the nursing staff assigned to the Trauma Service in the Emergency Department when the nursing staff is not needed in the Trauma Service.<sup>+</sup> An approval of an equivalent for the purpose of this Section may be requested by submitting a written proposal to the Department. Any written proposal shall include a detailed description of the proposed equivalent, an analysis of the differences between the proposed equivalent and the provisions of this Section, and an explanation of the effect of these differences on the qualifications of the individual. The capability of the proposed equivalent to provide the knowledge and experience provided by the provisions of this Section based upon the information submitted shall be the basis for approval or denial of the request for approval of a proposed equivalent. and

- 3) An operating room shall be staffed in-house and available twenty-four (24) hours a day.

- g) The Trauma Center shall provide and maintain the following equipment:

- 1) Airway control and ventilation equipment including laryngoscopes and endotracheal tubes of appropriate sizes, bag-mask, resuscitator, sources of oxygen, and mechanical ventilator;
- 2) Suction device;
- 3) Electrocardiograph-oscilloscope-defibrillator;
- 4) Apparatus to establish central venous pressure monitoring;
- 5) All standard intravenous fluids and administration devices, including normal saline, half normal saline, lactated ringers, macro drop, micro drop, blood tubing, blood pump and intravenous catheters.
- 6) Sterile surgical sets of procedures standard for ED, such as cricothyrotomy, tracheostomy, thoracostomy, thoracostomy, and cut down;
- 7) Gastric lavage equipment;
- 8) Drugs and supplies necessary for emergency care;
- 9) X-ray and CAT scan capability, 24 hour coverage by in-house technicians;
- 10) Spinal immobilization equipment;
- 11) Temporary pacemaker; and
- 12) Specialized pediatric resuscitation cart in the Emergency Area.

- h) THE TRAUMA CENTER MUST PROVIDE HELICOPTER LANDING CAPABILITIES APPROVED BY STATE AND FEDERAL AUTHORITIES. (See, Aviation-Safety, 92-111, Adm.-Code 14-and-Certification-and-Operations, Land-airports-serving-certain-air-carriers, 14-CFR 139, Subparts-F-and-G-1987). --(Section-27(a)(13)-of-the-Act.) (Section 27(a)(13) of the Act). The helicopter landing capabilities shall:

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- 1) Comply with the Aviation Safety Rules of the Illinois Department of Transportation 192-111, Adm. Code 14.790, 14.792, 14.795;
- 2) Be covered by a favorable airspace determination letter issued by the Federal Aeronautics Administration pursuant to Sections 307 and 309 of the Federal Aviation Act of 1958, and 14 CFR Part 157 and Part 77, Subpart D; and
- 3) Be provided on the campus of the Trauma Center.

- i) The Trauma Center shall perform medical audits of its trauma services quarterly, the results of which shall be forwarded to the Department.

- j) The Trauma Center shall provide a proposed Trauma Region Plan which shall include the following:

- 1) The protocols for treating patients in the Level I Trauma Center;
- 2) The protocols for transferring trauma patients to more specialized care;
- 3) Procedures for the development, maintenance and updating of region wide protocols as required in Section 540.90 of this Part;
- 4) Recommendations for Level II Trauma Center designations and Affiliate Trauma Hospitals to serve the Trauma Region;
- 5) Sample agreements with the recommended hospitals outlining their respective responsibilities in providing Trauma Services and the integration of communications in the Trauma Region;
- 6) Sample agreements with all EMS systems providing services within the Trauma Region to assure integration of communications and transportation;
- 7) A disaster preparedness plan which explains the actions and responsibilities of the Level I Trauma Center, the EMS systems, the recommended Level II Trauma Centers and the recommended Affiliate Trauma Hospitals within the Trauma Region. This may incorporate or consist of existing Disaster Plans; and
- 8) The procedures for reviewing the medical audits performed by Level II Trauma Centers within the Trauma Regions to assure compliance with the written agreements required by Section 540.90 of this Part.

(Source: Amended at 13 Ill. Reg. 15441 effective September 15, 1989)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

## Section 540.80 Level II Trauma Center Designation Criteria

- a) A Level II Trauma Center, under the direction of a Level II Trauma Center Medical Director, shall be responsible for providing trauma care in accordance with the Trauma Region Plan.
- b) The Trauma Center Medical Director shall be a trauma surgeon, American College of Surgeons board certified in surgery, with at least one year of experience in trauma care and with twenty-four (24) hour independent operating privileges.
- c) The Trauma Center shall provide a Trauma Service, which is an identified hospital service functioning under a designated director and staffed by general or trauma surgeons with one year of experience in trauma, and who are available within thirty (30) minutes.
- d) The Trauma Center shall provide the following surgical services within sixty (60) minutes:
  - 1) Cardiothoracic;
  - 2) Obstetrics;
  - 3) Orthopedic; and
  - 4) Urologic.

- e) The Trauma Center shall provide the following surgical services within sixty (60) minutes or by transfer agreement:
  - 1) Neurologic;
  - 2) Ophthalmologic;
  - 3) Oral-Dental;
  - 4) Otorhinolaryngologic;
  - 5) Replantation; and
  - 6) Plastic/Maxillofacial.

- f) The Trauma Center shall provide the following nonsurgical services within the designated times:
  - 1) Emergency Medicine staffed twenty-four (24) hours a day in the Emergency Department by:
    - A) A physician who has competency in trauma as demonstrated by:
      - i) board certification by the American Board of Emergency Medicine; or
      - ii) completion of twelve (12) months of internship, followed by sixty (60) months plus seven thousand (7,000) hours of hospital based Emergency Medicine (two thousand eight hundred (2800) of the seven

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

thousand (7,000) hours must be completed within one twenty-four (24) month period), and fifty (50) hours of continuing medical education in Emergency Medicine for each complete year of practice; or

- iii) completion of a residency in Emergency Medicine in a residency program approved by the Residency Review Committee for Emergency Medicine; and

- B) Registered Professional Nurses.

## 2) Anesthesiology Services:

- A) Anesthesiology services shall be in compliance with the Hospital Licensing Act, (Ill. Rev. Stat. 1987/1985, ch. 111 1/2, par. 142 et seq.) and the Hospital Licensing Requirements, 77 Ill. Adm. Code 250.1410. Such services shall be available within thirty (30) minutes.

- B) Direct patient care services may be performed by an anesthesiologist or a certified registered nurse anesthetist (CRNA).

- 3) Laboratory -- twenty-four (24) hours a day in-house, providing the following:
  - A) Standard analysis of blood, urine, and other body fluids;
  - B) Blood typing and cross-matching;
  - C) Coagulation studies;
  - D) Comprehensive blood bank or access to a community central blood bank and adequate hospital storage facilities (See Hospital Licensing requirements, 77 Ill. Adm. Code 250, specifically 250.520);
  - E) Blood gases and pH determinations;
  - F) Microbiology, to include the ability to initiate aerobic and anaerobic cultures on a 24 hour per day basis; and
  - G) Drug and alcohol screening.

- 4) Radiology staffed by:
  - A) A technician with the ability to perform a CAT scan available within thirty (30) minutes; and
  - B) A radiologist with the ability to read CAT scans and perform angiography available within sixty (60) minutes.

- 5) Cardiology -- sixty (60) minutes;

- 6) Internal Medicine -- sixty (60) minutes;



- 7) Postanesthetic recovery room staffed and available within thirty (30) minutes.
- 8) Intensive Care Medicine Unit having available the following:
  - A) A physician credentialed by the hospital and available within thirty (30) minutes. This requirement may be fulfilled by second and third year residents who have had adult intensive care training and are under the supervision of a staff physician possessing full adult intensive care privileges;
  - B) Registered Professional Nurses twenty-four (24) hours a day in the Intensive Care Unit; and
  - C) The following equipment twenty-four (24) hours a day in-house:
    - i) Airway control and ventilation devices;
    - ii) Oxygen source with concentration controls;
    - iii) Cardiac emergency cart;
    - iv) Temporary transvenous pacemaker;
    - v) Electrocardiograph-oscilloscope-defibrillator;
    - vi) Pulmonary function measuring devices;
    - vii) Temperature control devices;
    - viii) Drugs, intravenous fluids, and supplies in accordance with the Hospital Licensing Requirements 77 Ill. Adm. Code 250, specifically 250.1050, 250.2140, and 250.2710;
    - ix) Temporary pacemaker;
    - x) Mechanical ventilator-respirators; and
    - xi) Patient weighing devices.
- 9) Pediatrics -- sixty (60) minutes;
- 10) Acute hemodialysis capability twenty-four (24) hours a day or a transfer agreement;
- 11) Burn center staffed by Registered Nurses trained in burn care twenty-four (24) hours a day or a transfer agreement; and
- 12) Acute spinal cord injury management twenty-four (24) hours a day or a transfer agreement.
- g) The Trauma Center shall meet the following professional staff requirements:
  - 1) The Emergency Department Director shall be a physician board

- 2) The nurse in charge on each shift in the Emergency Department and for the Trauma Service shall be a Registered Nurse. The staffing requirements for the Trauma Service shall be based upon the average census and acuity, as determined by historical trends and patterns. Staffing shall be at least one Registered Nurse who has completed the Trauma Nurse Specialist Course or a course approved by the Department as equivalent to the standards set forth in the Trauma Nurse Specialist Course Code (77 Ill. Adm. Code 542), and a recognized course in advanced cardiac care, such as the American Heart Association's Advanced Cardiac Life Support class, for every per average trauma patient indicated by the average census and acuity. This staffing requirement for the Trauma Service shall be exclusive of the charge nurses and the staffing of the Emergency Department. In addition, this requirement in no way limits the utilization of the nursing staff assigned to the Trauma Service in the Emergency Department when the nursing staff is not needed in the Trauma Service. An approval of an equivalent for the purpose of this Section may be requested by submitting a written proposal to the Department. Any written proposal shall include a detailed description of the proposed equivalent, an analysis of the differences between the equivalent and the provisions of this Section, and an explanation of the effect of these differences on the qualifications of the individual. The capability of the proposed equivalent to provide the knowledge and experience provided by the provisions of this Section based upon the information submitted shall be the basis for approval or denial of the request for approval of a proposed equivalent: and
- 3) An operating room shall be staffed and available within thirty (30) minutes twenty-four (24) hours a day.
- h) The Trauma Center shall provide and maintain the following equipment:
  - 1) Airway control and ventilation equipment including laryngoscopes and endotracheal tubes of appropriate sizes, bag-mask, resuscitator, sources of oxygen, and mechanical ventilator;



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- 2) Suction device;
- 3) Electrocardiograph-oscilloscope-defibrillator;
- 4) Apparatus to establish central venous pressure monitoring;
- 5) All standard intravenous fluids and administration devices, including normal saline, half normal saline, lactated ringers, macro drop, micro drop, blood tubing, blood pump and intravenous catheters;
- 6) Sterile surgical sets of procedures standard for ED, such as cricothyrotomy, tracheostomy, thoracotomy, and cut down;
- 7) Gastric lavage equipment;
- 8) Drugs and supplies necessary for emergency care;
- 9) X-ray and CAT scan capability, available within thirty (30) minutes;
- 10) Spinal immobilization equipment;
- 11) Temporary pacemaker; and
- 12) Specialized pediatric resuscitation cart in the Emergency Area.

1) THE TRAUMA CENTER MUST PROVIDE HELICOPTER LANDING CAPABILITIES APPROVED BY STATE AND FEDERAL AUTHORITIES. (See: Aviation-Safety, 92-111-Adm-14-and-Certification-and-Operations--Land Airports-servicing-certain-air-carriers--14-CFR-139--Subparts-F-and-G 1987)--(Section-27(b)(13)-of-the-Act). (Section 27(a)(13) of the Act). The helicopter landing capabilities shall:

- 1) Comply with the Aviation Safety Rules of the Illinois Department of Transportation (92 Ill. Adm. Code 14.790, 14.792, 14.795);
  - 2) Be covered by a favorable airspace determination letter issued by the Federal Aeronautics Administration pursuant to Sections 307 and 309 of the Federal Aviation Act of 1958, and 14 CFR 157 and 77, Subpart D; and
  - 3) Be provided on the campus of the Trauma Center.
- j) The Trauma Center shall perform medical audits of its trauma services quarterly, the results of which shall be forwarded to the Department and to the Level I Trauma Center serving the Trauma Region; and
- k) The Trauma Center shall provide annually written protocols concerning the following:
- 1) The treatment of trauma patients in the Trauma Center; and
  - 2) The transfer of trauma patients to the Level I Trauma Center serving the Trauma Region or a more specialized level of care.

(Source: Amended at 13 Ill. Reg. 15441, effective September 15, 1989)

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

## Section 540.90 Trauma Region Plan

- a) Within six (6) months of designation by the Department, the Level I Trauma Center serving a Trauma Region shall submit to the Department a Trauma Region Plan. If more than one Level I Trauma Center serves a Trauma Center Region, then the Level I Trauma Centers must establish and implement an agreement of cooperation for the review and coordination of services within the Trauma Center Region.
- b) THE LEVEL I TRAUMA CENTER SHALL ASSEMBLE A COMMITTEE WHICH SHALL DEVELOP THE TRAUMA REGION PLAN. THE COMMITTEE SHALL CONSIST OF:
  - 1) THE TRAUMA REGION'S LEVEL I TRAUMA CENTER MEDICAL DIRECTOR;
  - 2) THE TRAUMA REGION'S LEVEL II TRAUMA CENTER MEDICAL DIRECTORS;
  - 3) THE PROJECT MEDICAL DIRECTORS FROM ALL THE EMS SYSTEMS WITHIN THE TRAUMA REGION;
  - 4) THE PROJECT MEDICAL DIRECTORS FROM ALL EMS SYSTEMS OUTSIDE THE TRAUMA REGION WHICH TRANSFER PATIENTS INTO THE TRAUMA REGION;
  - 5) ADMINISTRATORS OF THE ASSOCIATE HOSPITALS OF THE EMS SYSTEM OF WHICH THE PREHOSPITAL CARE PROVIDER IS A PART;
  - 6) NURSING DIRECTORS OF THE ASSOCIATE HOSPITALS OF THE EMS SYSTEM OF WHICH THE PREHOSPITAL CARE PROVIDER IS A PART. (Section 27e of the Act).

c) The Trauma Region Plan shall include but not be limited to the following:

- 1) Protocols addressing the following:
  - A) The treatment of trauma patients in each Trauma Center in the Trauma Region;
  - B) The evaluation and identification of when patients shall be transported to a Trauma Center, Affiliate Trauma Hospital, or other hospital;
  - C) The bypassing of any level Trauma Hospital;
  - D) The transfer of trauma patients to a Level I Trauma Center or to more specialized care;
  - E) Field triage;
  - F) Hospital triage;
  - G) Medical/legal issues; and
  - H) Local conflict mediation.



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

## 2) Written agreements addressing the following:

- A) The respective responsibilities of the Level I Trauma Center, the Level II Trauma Centers, the Affiliate Trauma Hospitals and the EMS Systems within the Trauma Region in providing integrated trauma services, transportation and communications; and
- B) The respective responsibilities of EMS Systems and hospitals providing specialty care outside of the Trauma Region in providing trauma patient care.
- 3) A Disaster Preparedness Plan which includes the actions and responsibilities of the Level I Trauma Center, the Level II Trauma Centers, the Affiliate Trauma Hospitals and the EMS Systems within the Trauma Region;
- 4) A program for conducting a quarterly conference which shall include at a minimum a discussion of morbidity and mortality between all professional staff involved in the care of trauma patients at all Trauma Centers and Affiliate Trauma Hospitals; and
- 5) A program for informing all participants involved in the care of trauma patients within the Trauma Region of field triage treatment protocols and all other aspects of the Trauma Region Plan.

d) Revised Trauma Score

- 1) The Revised Trauma Score, as specified by the American College of Surgeons, shall be used in all Trauma Regions. The Revised Trauma Score is determined by using the following criteria:

<u>A) Respiratory Rate</u>	<u>Value</u>	<u>Points</u>
	10-29/min.	4
	129/min.	3
	6-9/min.	2
	1-5/min.	1
	0	0
<u>B) Systolic Blood Pressure</u>		
	189	4
	76-89	3
	50-75	2
	1-49	1
	0	0
<u>C) Glasgow Coma Scale</u>		

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTSi) Eye Opening Response

<u>Spontaneous</u>	<u>Points</u>
<u>To Voice</u>	4
<u>To Pain</u>	3
<u>None</u>	2
	1

ii) Best Verbal Response

<u>Oriented</u>	<u>Points</u>
<u>Confused</u>	5
<u>Inappropriate Words</u>	4
<u>Incomprehensible Sounds</u>	3
<u>None</u>	2
	1

iii) Best Motor Response

<u>Obeys Commands</u>	<u>Points</u>
<u>Localizes (Pain)</u>	6
<u>Withdraw (Pain)</u>	5
<u>Flexion (Pain)</u>	4
<u>Extension (Pain)</u>	3
<u>None</u>	2
	1

Total GCS

13-15	<u>Revised Trauma Points</u>
9-12	= 4
6-8	= 3
4-5	= 2
3	= 1
	= 0

Revised Trauma Score = Total Points A+B+C

- 2) Each Trauma Region may include other criteria in addition to the Revised Trauma Score in defining a trauma patient and specifying where trauma patients should be transported according to the severity of the injury.

(Source: Amended at 13 Ill. Reg. 15441 effective September 15, 1989)

Section 540.160 Compensatory Provisions for Medical Shortage Areas

THE DEPARTMENT'S STANDARDS FOR LEVEL-I TRAUMA CENTERS MAY INCLUDE COMPENSATORY PROVISIONS FOR SUCH TRAUMA SERVICES. THE DEPARTMENT MAY ESTABLISH ALTERNATIVE STANDARDS FOR THE DESIGNATION OF LEVEL I TRAUMA CENTERS IN CERTAIN MEDICAL SHORTAGE AREAS OF THE STATE AS DESIGNATED BY THE DEPARTMENT IN WHICH ALL REQUIREMENTS FOR FRO OPTIMUM TRAUMA CARE CANNOT BE IMMEDIATELY ACHIEVED OR IMPLEMENTED DUE TO SIGNIFICANT RESOURCE LIMITATIONS. (Section 27(c) of the Act).



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

- a) Medical shortage area designation and specific compensatory provisions may be requested by submitting a written proposal to the Department. Any written proposal shall include a detailed description of the procedure(s) to be used in lieu of the requirements of the rules of this Part, a detailed description of the reasons the facility qualifies as a medical shortage area, and a detail description of the compensatory provisions that are necessary and how specifically requested compensatory provisions will provide a standard of care equivalent to that provided by the rules of this Part.

- 1) The Department shall utilize the following criteria to determine whether a particular area of the State is a medical shortage area:

- A) number of physicians and their subspecialties in the area;
- B) number of traumatic deaths in hospitals in the area;
- C) number of trauma patients in the area;
- D) number of patients transferred from the area;
- E) number of trauma injuries in the pre-hospital care setting; and
- F) more than seventy-five (75) miles from a designated Level I Trauma Center

- 2) The capability of the alternative procedure(s) to provide an orderly, efficient, and safe provision of trauma services which ensure quality of care equivalent to that provided by the rules of this Part shall be the basis for approval or denial of the request for approval of a compensatory provision.

- a) The Department shall notify the applicant in writing of its decision to either grant or deny the request for designation as a medical shortage area and approval of specific compensatory provisions within 60 days of receipt of the request.

(Source: Amended at 13 Ill. Reg. 15441, effective September 15, 1989)

## Section 540.190 Confidentiality and Immunity

- a) ALL INFORMATION CONTAINED IN OR RELATING TO ANY MEDICAL AUDIT PERFORMED BY A TRAUMA CENTER OF ITS TRAUMA SERVICES OR THE TRAUMA SERVICES OF ANOTHER HOSPITAL PURSUANT TO SECTION 27 OF THE ACT SHALL BE AFFORDED THE SAME STATUS AS IS PROVIDED INFORMATION CONCERNING MEDICAL STUDIES IN ARTICLE VIII, PART 21 OF THE CODE OF CIVIL PROCEDURE, AS AMENDED. (Section 27.1(a) of the Act).

- b) HOSPITALS AND INDIVIDUALS THAT PERFORM OR PARTICIPATE IN MEDICAL AUDITS OF TRAUMA CENTERS PURSUANT TO SECTION 27 OF THE ACT SHALL BE

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

IMMUNE FROM CIVIL LIABILITY TO THE SAME EXTENT AS PROVIDED IN SECTION 10.2 OF THE HOSPITAL LICENSING ACT, AS AMENDED. (Section 27.1(b) of the Act).

(Source: Added at 13 Ill. Reg. 15441, effective September 15, 1989)



## ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

## NOTICE OF EMERGENCY AMENDMENTS

- 1) The Heading of the Part: Fair Share Fee Objections
- 2) Code Citation: 80 Ill. Adm. Code 1125
- 3) Section Numbers: Emergency Action:  
1125.40 Amended
- 4) Statutory Authority: Section 5(h) of the Illinois Educational Labor Relations Act, Ill. Rev. Stat. (1987), ch. 48, par. 1711, as amended by P.A. 86-412, effective August 30, 1989.
- 5) Effective Date of Amendments: September 13, 1989
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: These emergency amendments do not expire before the end of the 150-day period.
- 7) Date Filed in Agency's Principal Office: September 7, 1989
- 8) Reason for Emergency: On August 27, 1989, Governor James R. Thompson signed into law Senate Bill 571. That bill requires that the Illinois Educational Labor Relations Board must, with 30 days of the effective date of the legislation, promulgate rules for labor organization escrow accounts. A copy of the pertinent portion of Senate Bill 571 is attached.
- 9) A Complete Description of the Subjects and Issues Involved: The emergency amendments establish the requirements for an escrow account maintained by a labor organization.
- 10) Are there any proposed amendments to this Part pending? No.

- 11) Statement of Statewide Policy Objectives: To effectuate the Illinois Educational Labor Relations Act, Ill. Rev. Stat. (1987), ch. 48, pars. 1701, et seq., in a manner consistent with developing legal precedents in the area of fair share fee administration and to provide requirements for labor organization fair share fee escrow accounts.

- 12) Information and questions regarding these amendments shall be directed to:

Name: Julie K. Hughes, General Counsel  
 Address: Illinois Educational Labor Relations Board  
 20 North Wacker Drive, Suite 1000  
 Chicago, Illinois 60606  
 Telephone: (312) 793-3170

The full text of the emergency rule amendments begin on the next page.

## ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

## NOTICE OF EMERGENCY AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES  
 SUBTITLE C: LABOR RELATIONS  
 CHAPTER III: ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

PART 1125  
 FAIR SHARE FEE OBJECTIONS

Section  
 1125.10  
 1125.20  
 1125.30  
 1125.40  
 EMERGENCY  
 1125.50  
 1125.60  
 1125.70  
 1125.80  
 1125.90

General Statement of Purpose  
 Notice of Fair Share Fees  
 Objections to Fair Share Fees  
 Escrow Accounts  
 Responses to Objections  
 Consolidation of Fair Share Fee Objections  
 Investigation of Fair Share Fee Objections  
 Hearings  
 Consideration by the Board

NOTE: Capitalization denotes statutory language.

AUTHORITY: Implementing Sections 3(a), 11, 14(a)(1) and (b)(1) and authorized by Section 5(h) of the Illinois Educational Labor Relations Act (Ill. Rev. Stat. 1987, ch. 48, pars. 1703(a), 1711, 1714(a)(1), 1714(b)(1) and 1705(h)).

SOURCE: Emergency rule adopted at 9 Ill. Reg. 12873, effective August 5, 1985, for a maximum of 150 days; adopted at 10 Ill. Reg. 206, effective December 19, 1985; emergency amendments at 12 Ill. Reg. 13707, effective August 10, 1988, for a maximum of 150 days; emergency expired January 7, 1989; amendment at 13 Ill. Reg. 1784, effective January 31, 1989; emergency amendments at 13 Ill. Reg. 15469, effective September 13, 1989, for a maximum of 150 days.

Section 1125.40 Escrow Accounts  
 EMERGENCY

- a) Upon service of an objection, the employer shall continue to deduct the fair share fee from the objecting employee's pay, but shall not pay the fee to the exclusive representative, unless the exclusive representative maintains an escrow account in accordance with subsections (b) and (c) and the exclusive representative has so notified the employer. The employer shall transmit the fee to the Board which shall hold the fee in escrow in an account established for that purpose. If the objecting employee has disputed only part of the fee, the employer shall pay the undisputed amount to the exclusive representative and shall transmit the disputed amount to the Board. The employer shall continue to transmit all such fees to the Board until further order of the Board.



## ILLINOIS REGISTER

## ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

## NOTICE OF EMERGENCY AMENDMENTS

b) An exclusive representative may maintain an escrow account for the purpose of holding fair share fees to which employees have objected. If an exclusive representative maintains such an account, the employer shall continue to transmit an objecting employee's fair share fee to the exclusive representative. Upon service of an objection, the exclusive representative shall deposit the objecting employee's fair share fee into the escrow account which it maintains. If the objecting employee has disputed only part of the fee, the exclusive representative shall pay the disputed amount into the escrow account and may retain the undisputed amount. The exclusive representative shall continue to pay into the escrow account all fair share fees or the disputed portion of the fees until further order of the Board.

c) An escrow account maintained by an exclusive representative shall meet the following standards:

- 1) The account shall be maintained in a federally insured financial institution.
- 2) The account shall earn interest at at least the rate provided by commercial banks for regular passbook savings accounts.
- 3) If the account combines the fair share fees of more than one objector, separate records must be kept of each objector's fee, prorating the interest earned on the account. If the exclusive representative keeps these records, the records shall be independently audited.
- 4) The escrow account may contain the fees of objecting employees in different bargaining units.
- 5) Any charges resulting from a financial institution for the cost of maintaining an escrow account shall be borne by the exclusive representative.

bd) Within 45 days after service of the objection, the exclusive representative may file a motion to reduce the amount of the escrow. The motion shall be filed with the Executive Director. The exclusive representative shall attach to the motion any documents it wishes to have considered in support of this motion. The motion and supporting documents shall be served on the objecting employee and the employer in accordance with 80 Ill. Adm. Code 1100.20(d). The exclusive representative shall have the burden of demonstrating that its proposed reduction in the amount of the escrow will clearly not

## ILLINOIS REGISTER

## ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

## NOTICE OF EMERGENCY AMENDMENTS

prejudice the constitutional and statutory rights of the objecting employee.

ce) The objecting employee shall have 15 days computed in accordance with 80 Ill. Adm. Code 1100.30 to respond. The response shall be served on the exclusive representative and the employer in accordance with 80 Ill. Adm. Code 1100.20(d).

df) If the Executive Director determines that reduction of the amount of the escrow will clearly not prejudice the constitutional and statutory rights of the objecting employee, he shall order the escrow reduced to an amount necessary to protect the rights of the parties in a written decision containing his reasons. The order shall be served on the objecting employee, the exclusive representative and the employer. Thereafter, the employer shall transmit the reduced escrow amount to the Board and the remainder to the exclusive representative, unless the exclusive representative maintains an escrow account in accordance with 80 Ill. Adm. Code 1125.40(b) and (c). If the exclusive representative maintains such an escrow account, the exclusive representative shall pay the reduced escrow amount into the escrow account and may retain the remainder.

eg) In making the determination, the Executive Director will consider court decisions interpreting the constitutional and statutory rights of employees, patterns of expenditures by the exclusive representative, prior adjudications involving the exclusive representative and other relevant factors as substantiated by material submitted by the parties.

fh) The Executive Director's decision on the motion may be appealed to the Board. Notice of appeal, together with any supporting briefs, shall be filed no later than 15 days after service of the Executive Director's decision. Parties may file briefs in accordance with 80 Ill. Adm. Code 1105, Subpart B. The Board shall review the Executive Director's decision to determine whether it is in accordance with the Act, this Part and the evidence submitted by the parties.

(Source: Emergency amendments at 13 Ill. Reg. 15469, effective September 13, 1989, for a maximum of 150 days.)



NOTICE OF EMERGENCY AMENDMENTS

1) The Heading of the Part: MEDICAL PAYMENT

2) Code Citation: 89 Ill. Adm. Code 140

3) Section Numbers: Emergency Action:

- 140.475 Amendment
- 140.476 Amendment
- 140.477 Amendment
- 140.478 Amendment
- 140.479 Amendment
- 140.480 Amendment
- 140.481 Amendment

1) Statutory Authority: Sections 5-5 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5 et seq. and 12-13)

5) Effective Date of Amendments: September 12, 1989

6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which they are to expire: Not applicable

7) Date Filed in Agency's Principal Office: September 12, 1989

8) Reason for Emergency: To ensure that individuals with developmental disabilities receive needed medical care.

9) A Complete Description of the Subjects and Issues Involved: This rulemaking will facilitate the approval process for developmentally disabled individuals receiving needed medical equipment as they move from larger institutions to smaller group care living arrangements. This rulemaking also clarifies and updates existing rules relating to medical supplies and equipment.

10) Are there any proposed amendments pending to this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.16	Amendment	March 10, 1989 (13 Ill. Reg. 2937)
140.17	Amendment	March 10, 1989 (13 Ill. Reg. 2937)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
140.400	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.428	Amendment	September 15, 1989 (13 Ill. Reg. 14265)
140.429	Amendment	September 15, 1989 (13 Ill. Reg. 14265)
140.435	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.436	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.490	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.491	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.492	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.543	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.560	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.561	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.562	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.569	Amendment	April 21, 1989 (13 Ill. Reg. 5465)
140.642	Amendment	November 28, 1988 (12 Ill. Reg. 19613)

11) Statement of Statewide Policy Objectives: The purpose of this rulemaking is to ensure the health and welfare of persons with developmental disabilities are fully and adequately protected.



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

- 12) Information and questions regarding these Emergency Amendments shall be directed to:

Name: Thomas D. Toberman  
Division of Medical Programs

Address: Illinois Department of Public Aid  
Prescott E. Bloom Building  
201 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62763

Telephone: (217) 524-7335

The full text of the Emergency Amendments begins on the next page:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140  
MEDICAL PAYMENT

## SUBPART A: GENERAL PROVISIONS

Section  
140.1  
140.2  
140.3

Incorporation By Reference  
Medical Assistance Programs  
Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

## 140.4

Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)

## 140.5

Covered Medical Services Under GA and AMI

## 140.6

Medical Services Not Covered

## 140.7

Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Infants Under Age One Year

## 140.8

Medical Assistance For Qualified Severely Impaired Individuals

## 140.9

Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy

## 140.10

Medical Assistance Provided to Incarcerated Persons

## SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

## Section

## 140.11

Enrollment Conditions for Medical Providers

## 140.12

Participation Requirements for Medical Providers

## 140.13

Definitions

## 140.14

Denial of Application to Participate in the Medical Assistance Program

## 140.15

Recovery of Money

## 140.16

Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program

## 140.17

Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section	
140.13	Effect of Termination on Individuals Associated with Vendor
140.19	Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring
140.20	Submittal of Claims
140.21	Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.22	Magnetic Tape Billings
140.23	Payment of Claims
140.24	Payment Procedures
140.25	Overpayment or Underpayment of Claims
140.26	Payment to Factors Prohibited
140.27	Assignment of Vendor Payments
140.28	Record Requirements for Medical Providers
140.30	Audits
140.35	False Reporting and Other Fraudulent Activities
140.40	Prior Approval for Medical Services or Items
140.41	Prior Approval in Cases of Emergency
140.42	Limitation on Prior Approval
140.43	Post Approval for Items or Services When Prior Approval Cannot Be Obtained
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Updates (Recodified)

## SUBPART C: HOSPITAL SERVICES

## Section

140.94	Hospital Services (Recodified)
140.95	Participation (Recodified)
140.96	General Requirements (Recodified)
140.97	Special Requirements (Recodified)
140.98	Covered Hospital Services (Recodified)
140.99	Hospital Services Not Covered (Recodified)
140.100	Limitation On Hospital Services (Recodified)
140.101	Transplants (Recodified)
140.102	Heart Transplants (Recodified)
140.103	Liver Transplants (Recodified)
140.104	Bone Marrow Transplants (Recodified)
140.110	Disproportionate Share Hospital Adjustments (Recodified)
140.116	Payment for Inpatient Services for GA (Recodified)
140.117	Hospital Outpatient and Clinic Services (Recodified)
140.200	Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section	
140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203	Limits on Length of Stay by Diagnosis (Recodified)
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
140.362	Pre July 1, 1989 Services (Recodified)
140.363	Post June 30, 1989 Services (Recodified)
140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
140.366	Restructuring Adjustment (Recodified)
140.367	Inflation Adjustment (Recodified)
140.368	Volume Adjustment (Repealed)
140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
140.372	Review Procedure (Recodified)
140.373	Utilization (Repealed)
140.374	Alternatives (Recodified)
140.375	Exemptions (Recodified)
140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391	Definitions (Recodified)
140.392	Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
140.394	Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.398	Hearings (Recodified)

## SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

## Section

140.400	Payment to Practitioners and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Optometric Services and Materials



DEPARTMENT OF PUBLIC AID  
NOTICE OF EMERGENCY AMENDMENTS

Section  
140.417 Limitations on Optometric Services  
140.418 Department of Corrections Laboratory  
140.420 Dental Services  
140.421 Limitations on Dental Services  
140.422 Requirements for Prescriptions and Dispensing Items of Pharmacy Items - Dentists  
  
140.425 Podiatry Services  
140.426 Limitations on Podiatry Services  
140.427 Requirement for Prescriptions and Dispensing of Pharmacy Items - Podiatry  
  
140.428 Chiropractic Services  
140.429 Limitations on Chiropractic Services  
140.430 Independent Laboratory Services  
140.431 Services Not Covered by Independent Laboratory  
140.432 Limitations on Independent Laboratory Services  
140.433 Payment for Laboratory Services  
140.434 Record Requirements for Independent Laboratories  
140.440 Pharmacy Services  
140.441 Pharmacy Services Not Covered  
140.442 Prior Approval of Prescriptions  
140.443 Filling of Prescriptions  
140.444 Compounded Prescriptions  
140.445 Prescription Items (Not Compounded)  
140.446 Over-the-Counter Items  
140.447 Reimbursement  
140.448 Returned Pharmacy Items  
140.449 Payment of Pharmacy Items  
140.450 Record Requirements for Pharmacies  
140.452 Mental Health Clinic Services  
140.453 Definitions  
140.454 Types of Mental Health Clinic Services  
140.455 Payment for Mental Health Clinic Services  
140.456 Hearings  
140.460 Clinic Services  
140.461 Clinic Participation Requirements  
140.462 Covered Services in Clinics  
140.463 Encounter Rate Clinics  
140.464 Psychiatric Clinics (Hospital-based)  
140.465 Speech and Hearing Clinics  
140.466 Rural Health Clinics  
140.467 Independent Clinics  
140.469 Hospice  
140.470 Home Health Services  
140.471 Home Health Covered Services  
140.472 Types of Home Health Services  
140.473 Prior Approval for Home Health Services  
140.474 Payment for Home Health Services

Section  
140.475 Medical Equipment, Supplies and Prosthetic Devices  
EMERGENCY  
140.476 Medical Equipment, Supplies and Prosthetic Devices  
EMERGENCY for Which Payment Will Not Be Made  
140.477 Limitations on Equipment-Supplies and Prosthetic  
EMERGENCY Devices  
140.478 Prior Approval for Medical Equipment, Supplies and  
EMERGENCY Prosthetic Devices  
140.479 Approval-of Limitations, Medical Supplies  
EMERGENCY  
140.480 Equipment Rental Limitations  
EMERGENCY  
140.481 Payment for Medical Equipment, Supplies and  
EMERGENCY Prosthetic Devices  
140.482 Family Planning Services  
140.483 Limitations on Family Planning Services  
140.484 Payment for Family Planning Services  
140.485 Medichex Services  
140.486 Limitations on Medichex Services  
140.487 Payment on Medichex Services  
140.490 Medical Transportation  
140.491 Limitations on Medical Transportation  
140.492 Payment for Medical Transportation  
140.495 Psychological Services  
140.496 Payment for Psychological Services  
140.497 Hearing Aids

SUBPART E: GROUP CARE

Section  
140.500 Group Care Services  
140.502 Cessation of Payment at Federal Direction  
140.503 Cessation of Payment for Improper Level of Care  
140.504 Cessation of Payment Because of Termination of Facility  
  
140.505 Continuation of Payment Because of Threat To Life  
140.506 Provider Voluntary Withdrawal  
140.507 Continuation of Provider Agreement  
140.510 Determination of Need for Group Care  
140.511 Services Provided Without Charge  
140.512 Utilization Control  
140.513 Utilization Review Plan  
140.514 Certifications and Recertifications of Care  
140.515 Management of Recipient Funds--Personal Allowance Funds  
  
140.516 Recipient Management of Funds  
140.517 Correspondent Management of Funds



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section 140.518 140.519 140.520	Facility Management of Funds Use or Accumulation of Funds Management of Recipient Funds--Local Office Responsibility
140.521 140.522 140.523 140.524 140.525 140.526	Room and Board Accounts Reconciliation of Recipient Funds Bed Reserves Cessation of Payment Due to Loss of License Eligibility For Quality Incentive Program (QUIP) Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) Quality Incentive Survey
140.527 140.528 140.529 140.530 140.531 140.532 140.533 140.534 140.535 140.536 140.537 140.538 140.539 140.540	Payment of Quality Incentive Reviews Basis of Payment for Group Care Services General Service Costs Health Care Costs General Administration Costs Ownership Costs Costs for Interest, Taxes and Rent Organization and Pre-Operating Costs Payments to Related Organizations Special Costs Nurse's Aide Training Costs Associated With Nursing Home Care Reform Act and Implementing Regulations
140.541 140.542 140.543 140.544 140.545 140.550 140.551 140.552 140.553 140.554 140.555 140.560 140.561 140.562 140.563 140.566 140.567 140.568 140.569 140.570	Salaries Paid to Owners or Related Parties Cost Reports--Filing Requirements Time Standards for Filing Cost Reports Access to Cost Reports Penalty for Failure to File Cost Reports Update of Operating Costs General Service Costs Nursing and Program Costs General Administrative Costs Component Inflation Index Minimum Wage Components of the Base Rate Determination Support Costs Components Nursing Costs Capital Costs Incentive Payments for Quality Care Level I Incentive Payments Level II Incentive Payments Duration of Incentive Payments Clients With Exceptional Care Needs Capital Rate Component Determination

## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section 140.571 140.572 140.573 140.574 140.575 140.576 140.577 140.578 140.579 140.580 140.581 140.582 140.583 140.584 140.590 140.642 140.643 140.645  140.646  140.647 140.648  140.649 140.650 140.651 140.652 140.680 140.700 140.830 140.835	Fair Rental Value (PRV) Calculation Total Capital Rate Other Capital Provisions Capital Costs for Rented Facilities Newly Constructed Facilities (Repealed) Renovations (Repealed) Capital Costs for Rented Facilities (Renumbered) Property Taxes Specialized Living Centers Mandated Capital Improvements Qualifying as Mandated Capital Improvement Cost Adjustments Campus Facilities Illinois Municipal Retirement Fund (IMRF) Audit and Record Requirements Pre-Screening Assessment In-Home Care Program Medical and In-Home Care For Disabled Persons Under Age 21 Reimbursement for Developmental Training for the Mentally Retarded Who Reside in Long Term Care Facilities Description of Developmental Training Service Levels Determination of the Amount of Reimbursement for Day Programming for the Mentally Retarded Effective Dates of Reimbursement for Day Programs Certification of Day Programs Decertification of Day Programs Terms of Assurances and Contracts Effective Date of Payment Rate Discharge of Long Term Care Residents Appeals of Rate Determinations Determination of Cap on Payments for Long Term Care
--	---

SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND  
SNF/PED FACILITIES

Section 140.850 140.855 140.860 140.865 140.870 140.875 140.880 140.885	Facility/Client Participation (Recodified) Evaluation Of Need For Care (Recodified) Payment (Recodified) Definitions (Recodified) Guidelines (Recodified) Intermediate Care (ICF/MR) (Recodified) Skilled Care (SNF/PED) (Recodified) Statewide Rates (Recodified)
---	---



NOTICE OF EMERGENCY AMENDMENTS

Section  
140.890 Reimbursement for ICF/MR-15 and Under Facilities (Recodified)  
140.895 Night Shift Reimbursement (Recodified)  
140.896 Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the Developmentally Disabled (Recodified)

SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section  
140.900 Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)  
140.901 Functional Areas of Needs (Recodified)  
140.902 Service Needs (Recodified)  
140.903 Definitions (Recodified)  
140.904 Times and Staff Levels (Repealed)  
140.905 Statewide Rates (Repealed)  
140.906 Reconsiderations (Recodified)  
140.907 Midnight Census Report (Recodified)  
140.908 Times and Staff Levels (Recodified)  
140.909 Statewide Rates (Recodified)  
140.910 Referrals (Recodified)  
140.911 Basic Rehabilitation Aide Training Program (Recodified)  
140.912 Interim Nursing Rates (Recodified)

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section  
140.940 Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)  
140.942 Definition of Terms (Recodified)  
140.944 Notification of Negotiations (Recodified)  
140.946 Hospital Participation in ICARE Program Negotiations (Recodified)  
140.948 Negotiation Procedures (Recodified)  
140.950 Factors Considered in Awarding ICARE Contracts (Recodified)  
140.952 Closing an ICARE Area (Recodified)  
140.954 Administrative Review (Recodified)  
140.956 Payments to Contracting Hospitals (Recodified)  
140.958 Admitting and Clinical Privileges (Recodified)  
140.960 Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section  
140.962  
140.964  
140.966  
140.968  
140.970  
140.972

Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)  
Contract Monitoring (Recodified)  
Transfer of Recipients (Recodified)  
Validity of Contracts (Recodified)  
Termination of ICARE Contracts (Recodified)  
Hospital Services Procurement Advisory Board (Recodified)

TABLE A Medichex Recommended Screening Procedures  
TABLE B Health Service Areas  
TABLE C Capital Cost Areas  
TABLE D Schedule of Dental Procedures  
TABLE E Time Limits for Processing of Prior Approval Requests  
TABLE F Podiatry Service Schedule  
TABLE G Travel Distance Standards  
TABLE H Staff Time and Allocation by Need Level (Recodified)  
TABLE I Staff Time and Allocation for Training Programs (Recodified)  
TABLE J HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended



ILLINOIS REGISTER

## NOTICE OF EMERGENCY AMENDMENTS

361196



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

## SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.475 Medical Equipment, Supplies and Prosthetic Devices  
EMERGENCY

- a) Payment for the provision of medical equipment, supplies and prosthetic devices shall be made to participating providers.
- b) Payment for medical equipment, supplies and prosthetic devices shall be made when:
  - 1) they are essential to enable a recipient to remain at home or to function in the community;
  - 2) the recipient's physician has recommended in writing to the Department or in a patient care plan that the supplies or equipment be provided and that they are medically necessary; and
  - 3) the Department has approved payment based on consideration of the recipient's medical condition, the benefits the item is expected to

## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section 140.475 Medical Equipment, Supplies and Prosthetic Devices (Cont'd)  
EMERGENCY

- effect, and the recipient's ability to adjust to and to use the item recommended.
- 4) the recipient is not eligible for services from the Department of Rehabilitative Services or the Division of Services for Crippled Children.
- 5) The Individual Program Plan (IPP) of an individual with developmental disabilities residing in an ICF/DD identifies the equipment, supplies and prosthetic devices which are necessary for his/her participation in active treatment as described in 89 Ill. Adm. Code 140.642 (LTC Screening Assessment).
- c) Payment shall be made for the repair of prosthetic devices and medical equipment owned by recipients if the age and condition of the device or equipment is such that the cost of repair is less than 75% of the cost of replacement.

- d) Effective with services provided June 17, 1986 and after, payment shall be made for loaner items issued pending repair or replacement of prosthetic devices and medical equipment owned by recipients if it is the usual practice of the supplier to provide and charge for such items.

e) Vital Covered services are:

- 1) Non-durable medical supplies for an individual's life maintenance care and treatment;
- 2) Durable medical supplies essential to expedite a hospital discharge and to enable the person to be cared for at home;
- 3) Prostheses and orthoses which are essential to expedite a hospital discharge enhance functional mobility or essential for employment;
- 4) Respiratory equipment and supplies necessary as a life saving measure or for prevention of a medical emergency, institutionalization, or to facilitate deinstitutionalization. or to prevent institutionalization.



DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 140.475 Medical Equipment, Supplies and Prosthetic Devices (Cont'd)

- f) Effective with services provided June 17, 1986 and after payment shall be made for vital covered services on a prior approval basis, except for repair/replacement of medical equipment and prosthetic/orthotic devices, as provided under Section 140.477.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

Section 140.476 Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made

Payment shall not be made for:

- a) Medical equipment or supplies required by a recipient which a group care facility is responsible for providing.
- 2) A group care facility is required to provide medical equipment, devices and supplies commonly used in patient care as a part of the per diem reimbursement paid by the Department. Such items include, but are not limited to the following:
  - 1) Durable medical equipment or supplies required by an individual in a long term care facility which are commonly used in patient care and considered as a part of the per diem reimbursement paid by the Department. Such items include, but are not limited to the following:
    - A) Equipment: Canes, crutches, standard wheelchairs, walkers, commodes, beds, mattresses, belts, cradles, trapeze bars, patient lifts, bedpans, urinals, suction equipment, supplies, hypothermia units, apnea monitors, and equipment necessary for the administration of oxygen, bedpans
    - B) Supplies: Catheters, urinary drainage bags, first aid supplies, dressings, soaps, irrigation supplies, drinking tubes, and

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 140.476 Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made (Cont'd)

other supplies commonly used in providing necessary to provide patient care.

- 2) Equipment required for a resident of a LTC Facility, unless the equipment must be made to order for an identified recipient and based on a medical need, or which is identified by the Individual Program Plan (IPP) of an individual with developmental disabilities as necessary to fulfill the requirements for active treatment services.

b) Items or services which are not medically necessary to treat the recipient's disease, disability, infirmity or impairment.

c) Prostheses inserted or implanted which do not increase physical capacity, overcome a handicap, restore a physiological function, or eliminate a functional disability.

d) Items or services which the Department has not approved, prior authorized, if appropriate.

e) Stock orthopedic shoes, unless attached to used in conjunction with a brace.

f) Major bracing and prostheses unless recommended by an approved amputee clinic or rehabilitation center.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

Section 140.477 Limitations on Equipment, Supplies and Prosthetic Devices

Effective with services provided June 17, 1986 and after prior approval for the provision or replacement of certain medical equipment, supplies and prostheses is required except when:

- a) The client is a Medicare beneficiary and the item requested is covered has been reimbursed under the Medicare program; or



DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

Section 140.477  
EMERGENCY

Limitations on Equipment, Supplies and Prosthetic Devices (Cont'd)

Section 140.478  
EMERGENCY

Prior Approval for Medical Equipment, Supplies and Prosthetic Devices (Cont'd)

- b) Repair costs do not exceed 75% of the purchase price; or
- c) The item is being loaned pending repair or replacement of the recipient's own item; or
- d) Items are replaced within 24 months of purchase date as long as all the following criteria are met:
  - 1) The item is not under warranty, and
  - 2) The item was not faulty at time of purchase, and
  - 3) The original purchase was made by the Department for the same recipient for whom the replacement is being initiated, and
  - 4) The original item is either not repairable or the cost of repairs is more than or equal to the replacement, and
  - 5) The replacement item is new and equivalent to the original item purchased.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

Section 140.478  
EMERGENCY

Prior Approval for Medical Equipment, Supplies and Prosthetic Devices

- a) The following time frames shall be adhered to by the Department when prior approval is required for medical equipment and orthotic/prosthetic devices (see also Section 140.40):

- 1) Decisions to approve or deny a request for prior approval respiratory aid and equipment will be made within 30 days of the date of the request. Prior approval is not required for the first 30 days of service.
- 2) Decisions to approve or deny requests for artificial limbs and braces shall be made within 21 days of the date of the request.

- 3) Decisions to approve or deny requests for standard wheelchairs and hospital beds shall be made within 21 days of the date of the request.
- 4) Decisions to approve or deny requests for hearing aids, custom molded shoes, shoe corrections, orthopedic shoes to which a brace is attached, used in conjunction with a brace, and custom wheelchairs, shall be made within 30 days of the request.

- 5) Decisions to approve or deny requests for medical supplies costing less than \$100 shall be made within 21 days of the date of the requests.

- 6) Decisions to approve or deny requests for medical supplies costing more than \$100 shall be made within 30 days of the date of the request.

- b) 1) Post approval may be requested. Post approval will be granted in circumstances when prior approval could not be requested, such as:
  - A) determination of the patient's eligibility for public assistance was delayed;
  - B) emergency approval could not be obtained;
  - C) other third party resources denied payment.
- 2) and the requirements for prior approval are met.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

Section 140.479  
EMERGENCY

Approval of Limitations, Medical Supplies

Approval of medical supplies will be limited to the quantity indicated by the ordering practitioner or to a reasonable quantity for a thirty-day period. Once the total quantity specified by the ordering practitioner has been



DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 140.479 Approval-of Limitations, Medical Supplies  
(Cont'd)  
EMERGENCY

provided or the period of time shown on the approval request has elapsed, a new written order must be obtained except for

- a) Diabetic supplies---practitioner's written recommendation renewed every 12 months
- b) Ostomy supplies
- c) Permanent urinary incontinence supplies

d) Frequently used supplies for a patient followed up by an approved rehabilitation facility or amputee clinic-- these require a practitioner's written recommendation renewed every 12 months.

AGENCY NOTE: See Sections 140.40 through 140.42 for prior approval requirements.

- b) Frequently used supplies for patients whose diagnosis indicates an ongoing chronic need for supplies, the practitioner's written recommendation must be renewed every 12 months. Diagnoses indicating a chronic long term need, include but are not limited to: quadraplegia, paraplegia, urinary incontinence, diabetes, permanent colostomy, ileostomy or ureterostomy, neurogenic bladder, tracheostomy and hydrocephalus.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

Section 140.480 Equipment Rental Limitations  
EMERGENCY

Total cumulative rental costs must not exceed the usual retail price of the medical equipment except for durable equipment used for respiratory care. When total cumulative rental costs exceed the purchase price, the Department considers the equipment paid for in full and the property of the Department. Effective with services provided on and after June 17, 1986, durable medical equipment used for respiratory care shall be obtained on a rental or lease basis only. Rental

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 140.480 Equipment Rental Limitations (Cont'd)  
EMERGENCY

charges must be terminated after the recipient's need for the equipment ceases to exist.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

Section 140.481 Payment for Medical Equipment, Supplies and Prosthetic Devices  
EMERGENCY

- a) Payment for Medical Equipment. Medical equipment is durable, reusable equipment such as wheelchairs, hospital beds, canes, walkers, etc. Payment for medical equipment is made for covered items or services at the lesser of the provider's charge or the acquisition cost. The initial acquisition cost for each item of medical equipment is the median suggested retail price from the prices taken from the manufacturers' most recent price catalogues for widely accepted quality items. A task force comprised of participating medical equipment providers selected by the Department shall select manufacturers which in their professional judgment furnish widely-accepted quality items. Widely accepted quality items are items which are not below average quality for like medical equipment and which are available statewide. After the initial acquisition cost for each item of medical equipment is determined, as specified above, the Department shall review the most current catalogues from which the initial price was taken, and update the acquisition costs every 90 days at least annually.

- b) Medical supplies are medical items which are not durable or reusable such as surgical dressing, disposable syringes, catheters, urinary bags, etc.
- 1) Payment is made for covered items at the lesser of the provider's charge, or the acquisition cost. The acquisition cost is the suggested retail price (as determined below) whenever available, or manufacturer's price plus 50% as derived from the most widely distributed catalogue available.



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section 140.481 Payment for Medical Equipment, Supplies and  
EMERGENCY Prosthetic Devices (Cont'd)

- 2) The suggested retail price is determined as follows:
  - A) the median suggested retail price for each medical supply item is derived from all available medical supply catalogues; and
  - B) the catalogue that contains 60% or more of the median prices is chosen to determine the suggested retail price of all medical supply items.
- 3) Acquisition costs will be reviewed and updated for price changes every-90-days at least annually.
  - c) Payment for Prosthetic Devices. Prosthetic devices are artificial limbs and braces. Payment is made for covered items or services at the lesser of the provider's charge or the acquisition cost. The acquisition cost is determined by taking the average of the prices for each prosthetic device from all available prosthetic device catalogues after deleting the high and low prices. Acquisition costs will be reviewed and updated for price changes every-90-days at least annually.

(Source: Emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days)

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

## SECOND NOTICES RECEIVED

The following second notices were received by the Joint Administrative Rules during the period of September 11, 1989 through September 15, 1989 and have been scheduled for review by the Committee at its October meeting. Other items not contained in this published list may also be considered by the Joint Committee at its October meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
10/26/89	Department of Conservation, Forest Fire Protection Districts Act (17 Ill. Adm. Code 1560)	7/21/89 13 Ill. Reg. 11991	October, 1989
10/26/89	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	12/16/88 12 Ill. Reg. 20714	October, 1989
10/26/89	Department of Professional Regulation, Certified Shorthand Reporters Act (68 Ill. Adm. Code 1200)	7/21/89 13 Ill. Reg. 11993	October, 1989
10/30/89	Secretary of State, Cancellation, Revocation or Suspension of Licenses or Permits (92 Ill. Adm. Code 1040)	6/30/89 13 Ill. Reg. 10216	October, 1989
10/30/89	Commissioner of Banks and Trusts, Powers Incidental and Germane to Carrying on a General Banking Business (38 Ill. Adm. Code 320)	6/9/89 13 Ill. Reg. 8737	October, 1989
10/30/89	Commissioner of Banks and Trusts, Loan Agreements Providing for a Bank to Share in Profits, Income or Earnings (38 Ill. Adm. Code 350)	7/28/89 13 Ill. Reg. 12163	October, 1989



## PROCLAMATION

89-404

## TOASTMASTERS MONTH

Whereas, the abilities to speak effectively, listen carefully, and think critically are among the most valuable talents a person can develop; and

Whereas, the development of leadership abilities in men and women is of great value to our democratic society and the free enterprise system; and

Whereas, Toastmasters International, a nonprofit, nonsecretarial educational organization, is dedicated to providing the opportunity for men and women to develop these talents; and

Whereas, Toastmasters clubs throughout the State of Illinois make important contributions to the public good through their participation in community service and charitable programs; and

Whereas, the founder of Toastmasters, Dr. Ralph C. Smedley, a native of Waverly, Illinois, organized the first Toastmaster Club in Santa Ana, California, on October 22, 1924;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as TOASTMASTERS MONTH in Illinois.

Issued by the Governor September 6, 1989.

Filed with the Secretary of State September 18, 1989.

89-405

## CHICAGO CHAMBER ORCHESTRA DAY

"As poetry is the harmony of words, so music is that of notes." John Dryden, 1690

Whereas, the Chicago Chamber Orchestra has brought honor to this state on its 1989 Concert Tour of East Germany and West Berlin by being acclaimed as "world-class" by the European media; and

Whereas, the Chicago Chamber Orchestra has been named "Orchestra of the Year 1989" by the Illinois Council of Orchestras; and

Whereas, the Chicago Chamber Orchestra, founded and directed by Dieter Kober since 1952, has earned the distinction of being the only professional orchestra in this or any other country to provide year-round seasons of admission-free concerts; and

Whereas, the Orchestra's musicians, assembled from all facets of Chicago's musical community, have rendered an exemplary service by bringing great music to hundreds of thousands of citizens; and

Whereas, in its 37-year history, the Chicago Chamber Orchestra has made music from ancient to modern available to audiences from all walks of life, regardless of financial means; Therefore, I, James R. Thompson, Governor of the State of

Illinois, proclaim September 24, 1989, as CHICAGO CHAMBER ORCHESTRA DAY in Illinois, and I encourage all citizens to take advantage of the special concert taking place on this day.

Issued by the Governor September 8, 1989.

Filed with the Secretary of State September 18, 1989.

89-406

## EDWARD J. DERWINSKI DAY

Whereas, Edward J. Derwinski was appointed the first Secretary of the United States Department of Veterans' Affairs; and

Whereas, Mr. Derwinski was born in Chicago, Illinois, entered the U.S. Army as a private in 1954, and served in the Pacific theater and the Japan occupation; and

Whereas, as a Congressman from 1959 to 1983, he worked for all veterans of the United States; and

Whereas, as Secretary of the United States Department of Veterans' Affairs, he is responsible for managing a department that operates the nation's largest health-care system, administers a disability and pension system with 3.8 million recipients, insures the mortgages on 12 million homes, and operates the country's fifth largest life insurance program;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 14, 1989, as EDWARD J. DERWINSKI DAY in Illinois and invite all citizens to observe this day with special recognition.

Issued by the Governor September 8, 1989.

Filed with the Secretary of State September 18, 1989.

89-407

## FEDERAL EMPLOYEE OF THE YEAR DAY

Whereas, recognition of outstanding service by dedicated employees should be one of the top priorities of good management; and

Whereas, for the past 32 years, the Chicago Federal Employee of the Year Awards Program has honored special employees for their loyalty and efforts; and

Whereas, on September 14 of this year, the awards will be given to the outstanding employees in each of eight categories: professional, administrative, clerical, supervisory, law enforcement, trades and crafts, supervisory postal employee, and nonsupervisory postal employee; and

Whereas, the employees chosen will typify the significant accomplishments of competence and efficiency of federal employees;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 14, 1989, as FEDERAL EMPLOYEE OF THE YEAR DAY in Illinois, and ask all citizens to join in recognizing



federal employees for the many vital services they provide.

Issued by the Governor September 8, 1989.

Filed with the Secretary of State September 18, 1989.

#### 89-408

##### RIDING FOR THE HANDICAPPED DAYS

Whereas, over the years a commitment has been made to introduce disabled individuals into the mainstream of society; and

Whereas, therapeutic horseback riding programs offer physically, emotionally and mentally handicapped people an opportunity to gain self-confidence and independence; and

Whereas, interaction with horses allows participants to develop a trusting, caring relationship with a large, yet gentle, animal; and

Whereas, the North American Riding for the Handicapped Association (NARHA) is a nonprofit organization dedicated to the promotion of equine therapy and therapeutic riding; and

Whereas, these activities are widely recognized as successful, beneficial forms of treatment for disabled children and adults and are represented in Illinois through NARHA accredited riding centers across the state; and

Whereas, NARHA centers in Illinois will be hosting ride-a-thons during the weekend of October 7-8, 1989, where sponsored riders will horseback ride for pledges. The money collected will be used to help NARHA centers accommodate disabled individuals participating in riding programs;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 7-8, 1989, as RIDING FOR THE HANDICAPPED DAYS IN Illinois, commending the North American Riding for the Handicapped Association for its philanthropic efforts.

Issued by the Governor September 8, 1989.

Filed with the Secretary of State September 18, 1989.

#### 89-409

##### ADULT DAY CARE WEEK

Whereas, Adult Day Care is a community-based group program designed to meet the needs of functionally impaired adults through a structured, comprehensive program that provides a variety of health, social and related support services in a protective setting during any part of the day; and

Whereas, the centers also provide caregivers respite from the constant demands of the care-giving role and allow many caregivers to continue employment; and

Whereas, at the present time, there are eighty programs throughout the state, publicly and privately funded;

Therefore, I, James R. Thompson, Governor of the State of

Illinois, proclaim September 18-22, 1989, as ADULT DAY CARE WEEK in Illinois, and urge all citizens to be cognizant of this worthy effort.

Issued by the Governor September 11, 1989.

Filed with the Secretary of State September 18, 1989.

#### 89-410

##### FREE SONS OF ISRAEL WEEK

Whereas, the Free Sons of Israel, instituted in 1849, is the oldest Jewish fraternal benefit order in America; and

Whereas, with 42 subordinate lodges, the order has a membership of about 10,000 Jewish men and women; and

Whereas, the very beginnings of the Free Sons Order have their roots in the universal need for fraternity, friendship and equality; and

Whereas, the Free Sons of Israel Order believes in the individual and his or her struggle to retain their God-given rights, regardless of ethnic or religious background;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 29-November 5, 1989, as FREE SONS OF ISRAEL WEEK in Illinois, honoring the organization's 140th anniversary.

Issued by the Governor September 11, 1989.

Filed with the Secretary of State September 18, 1989.

#### 89-411

##### JACK C. LEAHY DAY

Whereas, the Variety Club Children's Charities has committed itself to helping abused, abandoned, and handicapped children for more than half of a century in Illinois; and

Whereas, the Variety Club Children's Charities will host a dinner honoring Jack C. Leahy with their Second Annual Standing Tall Award on Friday, September 15, at the Chicago Hilton and Towers to benefit Maryville Academy; and

Whereas, Maryville City of Youth is a home for children who have been placed with Maryville as a result of being physically battered, emotionally scarred, sexually abused and abandoned by family and society; and

Whereas, Jack C. Leahy has been a loyal and dear friend of the children of Maryville and has been instrumental in involving numerous individuals and organizations in support of the work of Father John Smyth, Executive Director of Maryville Academy; and

Whereas, the Standing Tall Award is given to an individual who truly exemplifies the Variety Club motto, "No one stands so tall as when stooping to help a child.";

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 15, 1989, as JACK C. LEAHY DAY in Illinois, in recognition of the loyal and dedicated service he



has given to the children of Maryville Academy.

Issued by the Governor September 11, 1989.

Filed with the Secretary of State September 18, 1989.

89-412

NOTARY PUBLIC DAY

Whereas, the notaries public of the State of Illinois have made important contributions to the administration of the laws of the state; and

Whereas, Thomas Fugil was appointed "notary public" by the Colony of New Haven on October 25, 1639, on the Julian calendar, and the equivalent date on the Gregorian calendar now in use is November 7; and

Whereas, the 350th anniversary of the appointment of the first notary public in the American colonies presents a suitable opportunity for recognizing the contributions to good government made by these dedicated public officers;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 7, 1989, as NOTARY PUBLIC DAY in Illinois, and call upon all citizens to commemorate this event with appropriate ceremonies.

Issued by the Governor September 11, 1989.

Filed with the Secretary of State September 18, 1989.

89-413

READ AMERICA DAY

Whereas, the Barbara Bush Foundation for Family Literacy has issued a national call to establish literacy as a value in every family in America; and

Whereas, Delta Sigma Theta Sorority, Inc., has responded to this call by establishing the School America program; and

Whereas, School America is the sorority's response to both ABC/PBS Project Literacy U.S. (PLUS) and the call of the Barbara Bush Foundation for Family Literacy; and

Whereas, enrolling readers in School America will help every family in the nation understand that the home is the child's first teacher and that reading is the child's first subject; and

Whereas, Delta Sigma Theta Sorority, Inc., has pledged to ask parents, grandparents, and care providers to enroll in School America and read one story a week to children ages 1 through 10; and

Whereas, Delta Sigma Theta Sorority, Inc., plans to launch School America on September 14, 1989, in connection with the ABC News/PLUS special television programs reporting on the literacy challenge facing Americans;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 14, 1989, as READ AMERICA DAY in Illinois, and urge all citizens to participate in the national

call for literacy.

Issued by the Governor September 11, 1989.

Filed with the Secretary of State September 18, 1989.

89-414

AMERICAN BUSINESS WOMEN'S DAY

Whereas, the American Business Women's Association is a national education association that promotes social, professional and educational advancement for women; and

Whereas, the American Business Women's Association encourages women to expand their horizons, diversify their skills, and set higher personal and career goals; and

Whereas, there are more than 112,000 active members in more than 2,100 chapters of this organization throughout the country; and

Whereas, Illinois' chapters of the ABWA sponsor local educational scholarships annually and join with other chapters throughout the United States in providing scholarships totaling more than \$2.5 million;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 22, 1989, as AMERICAN BUSINESS WOMEN'S DAY in Illinois, recognizing women's contributions to our state's economy and daily business activities.

Issued by the Governor September 12, 1989.

Filed with the Secretary of State September 18, 1989.

89-415

HUNTER EDUCATION WEEK

Whereas, more than 165,000 hunters have completed hunter education courses taught by certified, volunteer instructors since 1976, when such education became mandatory for hunters under the age of 16 years in Illinois; and

Whereas, the hunter safety education program in Illinois has provided both beginners and experienced hunters with an understanding of hunter safety practices, outdoor ethics and the need for sound wildlife management, thus enabling them to safely and responsibly enjoy the natural resources available in Illinois to the fullest extent; and

Whereas, Illinoisans each year join with wildlife agencies, which sponsor hunter education programs throughout the United States and Canada for the purpose of recognizing the contribution these programs make to the hunters' continued enjoyment of the sport;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 17-23, 1989, as HUNTER EDUCATION WEEK in Illinois and urge all citizens to recognize the value of proper hunter education.

Issued by the Governor September 12, 1989.



Filed with the Secretary of State September 18, 1989.

**89-416  
MEDICAL RECORDS WEEK**

Whereas, the Illinois Medical Record Association, an affiliate of the American Medical Record Association, strives to further the common interest of medical practitioners throughout the state; and

Whereas, members of the association are kept aware of important current trends and issues in the health care field. The organization also takes an active role in the protection of patient rights; and

Whereas, vital information contained in medical records provides essential data to patients, the community, hospital administration, medical researchers and the professional medical staff;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 8-14, 1989, as MEDICAL RECORDS WEEK in Illinois and encourage our citizens to become familiar with this important facet of medical science.

Issued by the Governor September 12, 1989.

Filed with the Secretary of State September 18, 1989.

**89-417  
CITIZENSHIP DAY/CONSTITUTION WEEK**

Whereas, the Constitution of the United States was framed in 1787 and adopted in 1789; and

Whereas, additional rights and privileges have been guaranteed to the citizens of our great nation through amendments to the U.S. Constitution; and

Whereas, the U.S. Constitution is considered one of the finest documents of its kind as it outlines the organization of the three branches of our system of government, defines the powers of that government, and establishes the relationship between the nation and the states; and

Whereas, each year the United States welcomes new citizens who desire to live according to the laws and to enjoy the freedoms provided by our Constitution;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 19, 1989, as CITIZENSHIP DAY and September 19-25, 1989, as CONSTITUTION WEEK in Illinois, in conjunction with the national observance of these events honoring the documents and people that make our state and nation great.

Issued by the Governor September 13, 1989.

Filed with the Secretary of State September 18, 1989.

89-418

**MEXICAN INDEPENDENCE CELEBRATION WEEK**

Whereas, Mexico declared its independence from the dominion of Spanish rule on September 16, 1810, a date which symbolizes the struggle of all American Republics for liberty and human dignity; and

Whereas, this year, the people of Mexico and Mexican-Americans will celebrate the 179th anniversary of Mexico's independence. A celebration will honor the courage shown by their ancestors and Father Miguel Hidalgo y Costilla, their Father of Independence; and

Whereas, the Mexican community of Illinois is united and vigorous and will continue to add to the development of Illinois through cultural and economic contributions; and

Whereas, the Mexican Civic Society, since its inauguration in 1969 and now celebrating its 20th anniversary, has enabled the Mexican community to preserve and transmit its culture to the citizens of Illinois through various activities throughout the year - the main focus being the festivities commemorating Mexican Independence with an annual parade and banquet;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 11-17, 1989, as MEXICAN INDEPENDENCE CELEBRATION WEEK in Illinois, in honor of the Mexican Community and its many contributions to the State of Illinois.

Issued by the Governor September 13, 1989.

Filed with the Secretary of State September 18, 1989.

89-419

**UKRAINIAN HERITAGE WEEK**

Whereas, UKRAINEPEX is an annual philatelic and numismatic show sponsored by the Ukrainian Philatelic and Numismatic Society and hosted annually by chapters throughout the world; and

Whereas, UKRAINEPEX '89 will be hosted for the first time in Chicago, Illinois, over the weekend of October 6-8, 1989; and

Whereas, the theme for the 1989 show is "The 125th Birth Anniversary of Taras Shevchenko," the famous Ukrainian poet, artist, and nationalist symbol;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 2-8, 1989, as UKRAINIAN HERITAGE WEEK in Illinois.

Issued by the Governor September 13, 1989.

Filed with the Secretary of State September 18, 1989.

89-420

**CHILD CARE WORKER WEEK**

Whereas, professional child care workers provide, directly or indirectly, for the nurturance, treatment, and support of



children and youth in treatment centers, hospitals institutions, day care programs, community centers, schools, and homes; and Whereas, they are dedicated to taking an active, responsible role in meeting the regular and special needs of the children they care for; and

Whereas, in Illinois, the more than 5,000 child care workers contribute not only to the well-being of their charges, but also to the economy and welfare of the entire State of Illinois;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 21-27, 1989, as CHILD CARE WORKER WEEK in recognition of their Annual Midwest Conference taking place in Illinois at this time.

Issued by the Governor September 14, 1989.

Filed with the Secretary of State September 18, 1989.

89-421

## MIDWEST HISPANIC AIDS COALITION AWARENESS WEEK

Whereas, the Midwest Hispanic Aids Coalition is sponsoring the First Annual Awards Benefit dedicated to organizing Hispanics, as well as non-Hispanics, in the issues of HIV infection and AIDS prevention; and

Whereas, the Midwest Hispanic Aids Coalition is instituting a training seminar which will take place on September 28-30, 1989, to alert and educate the Hispanic Community about the problem of the HIV/AIDS virus; and

Whereas, the Midwest Hispanic Aids Coalition recognizes the efforts of many national and local personalities for their contribution to the education of the Hispanic community in the prevention of this dreaded disease;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 25-30, 1989, as MIDWEST HISPANIC AIDS COALITION AWARENESS WEEK in Illinois.

Issued by the Governor September 14, 1989.

Filed with the Secretary of State September 18, 1989.

89-422

## QUALITY MONTH

Whereas, a commitment to excellence in manufacturing and service is essential to our nation's long-term economic welfare; and

Whereas, over the years, American craftsmen have shown great personal pride and interest in developing quality goods and services; and

Whereas, individual workers, business managers, labor leaders, and government officials must all work to promote a standard of excellence in the public and private sectors; and

Whereas, from the smallest to the largest manufacturing and service organizations in Illinois, quality is a major concern of

all who believe in the long-term existence of their operations; and

Whereas, the interests of these men and women are represented by the American Society for Quality Control, an international society with more than 60,000 members worldwide, engaged in a national campaign to make all Americans aware that "Quality First" is the key to productivity and profitability in our economy; and

Whereas, the Central Illinois Section of the American Society for Quality Control will sponsor activities in support of this national awareness campaign;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as QUALITY MONTH In Illinois and commend the American Society for Quality Control and the Central Illinois Section for their contributions to our community.

Issued by the Governor September 14, 1989.

Filed with the Secretary of State September 18, 1989.

89-423

## VISTA VOLUNTEER RECOGNITION DAY

Whereas, members of Volunteers in Service to America (VISTA) have served in American communities for 25 years; and

Whereas, the 120 VISTA volunteers of Illinois are continuing the tradition of a quarter-century of achievement, helping low-income people gain skills and knowledge to become self-sufficient; and

Whereas, to recognize this great contribution, VISTA'S 25th anniversary is being celebrated for 25 weeks, from August 20, 1989, the date of the original VISTA legislation, to January 31, 1990, the date when the first VISTA volunteers entered service;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim August 20, 1989, as VISTA VOLUNTEER RECOGNITION DAY in Illinois, and I urge all citizens to join me in this observance.

Issued by the Governor September 14, 1989.

Filed with the Secretary of State September 18, 1989.

89-424

## WORLD FOOD DAY

Whereas, millions of people throughout the world experience hunger and chronic malnutrition daily; and

Whereas, children suffer the most adverse effects of hunger and malnutrition, with millions dying or suffering permanent physical or mental impairment; and

Whereas, the United States is the world's largest producer and exporter of food and agricultural technology, and it assumes a key role in improving human nutrition among the lesser-developed countries; and



Illinois is a national and international leader in food production, food processing, agricultural exports, and related technology and, therefore, can contribute significantly to the global food system; and

Whereas, more than 400 organizations and thousands of communities are participating in World Food Day observances this year, and the worldwide theme in 1989 is "Food, Environment, and Development";

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 16, 1989, as WORLD FOOD DAY in Illinois and urge the citizens of our state to cultivate a fuller awareness and understanding of food security issues.

Issued by the Governor September 14, 1989.

Filed with the Secretary of State September 18, 1989.

#### 89-425

##### FAMILY HEALTH MONTH

Whereas, there is a renewed interest in health care delivery that is not limited by the patient's age or sex or by a particular organ system or disease entity; and

Whereas, family physicians are filling an increasingly important need in a health care system that is technical and based on a complex specialty structure; and

Whereas, family physicians coordinate the use of technicians, testing and specialty physicians as necessary, for all family members, guiding the use of the health care industry in a supportive manner; and

Whereas, the nearly 2,800 members of the Illinois Academy of Family Physicians, who are affiliated with the 66,000-member American Academy, are promoting October as Family Health Month, stressing the importance of forming a "partnership for health" with a family physician;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as FAMILY HEALTH MONTH in Illinois, in support of the Academy's belief that prevention and early diagnosis of problems constitute the most effective form of health care delivery.

Issued by the Governor September 15, 1989.

Filed with the Secretary of State September 18, 1989.

#### 89-426

##### ILLINOIS ASSOCIATION FOR COUNSELING AND DEVELOPMENT DAY

Whereas, the Illinois Association for Counseling and Development will be holding its 26th Annual Convention in Chicago, November 9-11, 1989; and

Whereas, in addition to featuring nationally renowned keynote speakers, convention programs will include skill-building sessions, informational, and research-oriented presentations; and

Whereas, the association is an educational, scientific, and professional organization dedicated to the enhancement, worth, dignity, potential, and uniqueness of each individual, and thus to the service of the society; and

Whereas, the theme of the association's 1989 convention is "Reaching In and Reaching Out for Human Potential (for the year 2000)";

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 10, 1989, as ILLINOIS ASSOCIATION FOR COUNSELING AND DEVELOPMENT DAY in Illinois.

Issued by the Governor September 15, 1989.

Filed with the Secretary of State September 18, 1989.



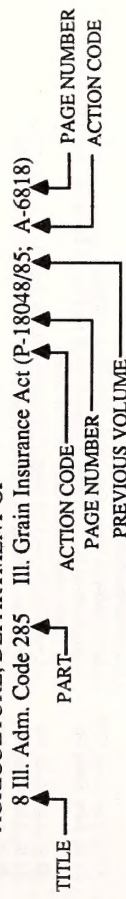
## ACTION CODES

JCAR - Joint Committee on Administrative Rules

A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Ordered by JCAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR objections

## EXAMPLE:

## AGRICULTURE, DEPARTMENT OF



ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 792-9786.

## AGING, DEPARTMENT ON

89 Ill. Adm. Code 240	Community Care Program (P-685) (P-10821/88; O-9594; R-11956; A-11193) (P-13353) (E-13638)
89 Ill. Adm. Code 230	Older Americans Act Programs (P-14777/88; A-2015) (P-12137/88; A-3054) (P-13119) (P-14499)

## AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 255	Agrichemical Facilities (P-2571; A-13532)
8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-19153/88; A-3617)
8 Ill. Adm. Code 25	Animal Welfare Act (P-19164/88; A-3628)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-19172/88; A-3636)
8 Ill. Adm. Code 20	Definitions (P-19178/88; W-2166)
8 Ill. Adm. Code 85	Diseased Animals (P-19185/88; A-3642)
8 Ill. Adm. Code 700	Farmstead Preservation Act (P-14786/88; A-285) (P-2598; A-10489) (P-17139/88; A-3653)
68 Ill. Adm. Code 600	Grain Dealers (P-19795/88; A-3665)
8 Ill. Adm. Code 80	III. Bovine Tuberculosis Eradication Act (P-19196/88; A-3676)
8 Ill. Adm. Code 90	III. Dead Animal Disposal Act (P-19201/88; A-3681)
8 Ill. Adm. Code 115	III. Pseudorabies Control Act (P-19218/88; A-3685)
8 Ill. Adm. Code 230	III. Seed Law (P-3511; A-10499) (E-4015)
68 Ill. Adm. Code 610	Livestock Dealer Licensing (P-19205/88; A-3690)
8 Ill. Adm. Code 125	Meat & Poultry Inspection Act (PP-228) (PP-2160) (P-19211/88; A-3696)
2 Ill. Adm. Code 700	Organizational Chart, Description, Rulemaking Procedure, & Programs (A-5066)
8 Ill. Adm. Code 505	Public Grain Warehouse & Warehouse Receipts Act (P-19806/88; A-3703)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (P-20309/88; A-3715)

## ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2056

## ATTORNEY GENERAL

14 Ill. Adm. Code 200	Franchise Disclosure Act (P-20937/88; A-15365)
14 Ill. Adm. Code 470	Retail Advertising (P-15239/88; A-11441)

## AUDITOR GENERAL

74 Ill. Adm. Code 420	Code Regulations (P-11983)
-----------------------	----------------------------

## BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 350	Loan Agreements Providing for a Bank to Share in Profits, Income or Earnings (P-12163)
38 Ill. Adm. Code 320	Powers Incidental & Germane to Carrying on a General Banking Business (P-8737)
38 Ill. Adm. Code 303	Use of a State Bank's Corporate Name in Identification & Communication (P-2889)

## CAPITAL DEVELOPMENT BOARD

44 Ill. Adm. Code 910	Procurement Practices (P-1917; A-8403)
71 Ill. Adm. Code 40	Standards for Award of Grants Elementary & Secondary Schools Capital Assistance Program (P-1283; A-6973)

## CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000	Carnival & Amusement Ride Inspection Law (P-7845) (E-8025) (P-13993)
------------------------	--

## CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 1300	Day Care (P-19223/88; A-4644)
80 Ill. Adm. Code 302	Ment & Fitness (P-1639; A-12970) (P-15813/88; A-3722) (P-10569/88; A-10820)
80 Ill. Adm. Code 310	Pay Plan (P-20584/88; RC-1254) (P-1296; A-8849) (P-2892; A-11451) (PP-8030) (PP-8970) (P-10725; C-12647) (E-10967; O-14136) (P-11117) (E-11854) (PP-12887) (P-15141)

80 Ill. Adm. Code 2150	Service-Connected Days Benefit Administration (P-10285/88; A-2402) (P-6853)
80 Ill. Adm. Code 2650	Solicitation for Charitable Payroll Deductions (P-6871/88; O-1256; R-3411; A-3330)
80 Ill. Adm. Code 2110	State of Ill. Dependent Care Assistance Plan (P-1; A-9259) (E-214)
44 Ill. Adm. Code 5040	State Vehicles & Garage (P-4071; A-13829)

## CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 334	Administration & Funding of Community-Based Services to Youth (P-11915/88; A-6986)
89 Ill. Adm. Code 357	Background Checks (P-13744/88; A-5917)
89 Ill. Adm. Code 431	Confidentiality of Personal Information of Persons Served by the Department (P-11922/88; O-22457/88; R-2532; A-2407)
89 Ill. Adm. Code 310	Delivery of Youth Services Funded by the Department of Children & Family Services (P-11935/88; O-3412; RC-3414; R-7483; A-7308)
89 Ill. Adm. Code 437	Department of Children & Family Services Employee Conflict of Interest (P-13752/88; A-3339)
89 Ill. Adm. Code 408	Licensing Standards for Group Day Care Homes (P-13757/88; O-13277; R-15123; A-14828)
89 Ill. Adm. Code 357	Purchase of Service (P-13807/88; A-3344)
89 Ill. Adm. Code 300	Reports of Child Abuse & Neglect (P-11953/88; O-22472/88; R-2535; A-2419)
89 Ill. Adm. Code 432	Research Involving Children & Families (P-5225)
89 Ill. Adm. Code 302	Services Delivered by the Department (P-7847) (P-13814/88; W-8115) (P-14508)

## CIVIL SERVICE SYSTEM, STATE UNIVERSITIES

80 Ill. Adm. Code 250	State Universities Civil Service System (P-1921) (P-17569/88; A-7324)
-----------------------	---

## COLLEGES AND UNIVERSITIES, BOARD OF GOVERNORS OF STATE

44 Ill. Adm. Code 530	Joint Rules of the Board of Regents, the Board of Governors of State Colleges & Universities, the Board of Trustees of the University of Ill., & the Board of Trustees of Southern Ill. University: Procurement & Bidding (P-2648)
2 Ill. Adm. Code 5025	Public Information, Rulemaking & Organization (AR-3742) (A-3747)



COMMUNITY COLLEGE BOARD, ILLINOIS	23 Ill. Adm. Code 1501	Administration of the Ill. Public Community College Act (P-1631/3/63; A-1182) (P-3517; A-14904) (P-4087; A-14904) (P-4394; A-14904)
COMPTROLLER	74 Ill. Adm. Code 280	Public Radio & Television Station Grants (P-19259/88; A-4664) (P-5314; C-15128) (P-19259/88; A-14038)
CONSERVATION, DEPARTMENT OF	17 Ill. Adm. Code 870	Aquaculture, Transportation, Stocking, Importation &/or Possession of Aquatic Life (P-3213; A-10503)
	17 Ill. Adm. Code 2070	Capacity Plates Standards on Various Watercraft (P-12169)
	17 Ill. Adm. Code 530	Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-4399; A-12796) (P-12925) (E-12985)
	17 Ill. Adm. Code 2030	Designation of Restricted Waters in the State of Ill. (P-13820/88; A-20472/88; CC-967) (E-2878) (P-4417; A-12814)
	17 Ill. Adm. Code 960	Dog Training on Non-Department or -Managed Lands (P-7515; A-14921)
	17 Ill. Adm. Code 730	Dove Hunting (P-2609; A-10513)
	17 Ill. Adm. Code 590	Duck, Goose & Coot Hunting (P-3221; A-10525) (E-22244/88; O-3462) (P-8139; A-14925) (P-12171)
	17 Ill. Adm. Code 1590	Falconry & the Captive Propagation of Raptors (P-2622; A-10567)
	17 Ill. Adm. Code 930	Field Trials on Non-Department Owned or Managed Lands (P-3262; A-10572)
	17 Ill. Adm. Code 870	Fish Stocking, Importation, &/or Possession of Aquatic Life (P-3264; AR-10575)
	17 Ill. Adm. Code 1560	Forest Fire Protection Districts Act, The (P-2626; A-10577) (P-11991)
	17 Ill. Adm. Code 1530	Forest Products Transportation Act (P-12193)
	17 Ill. Adm. Code 510	General Hunting & Trapping on Department-Owned or -Managed Sites (P-3263; A-10563)
	17 Ill. Adm. Code 1010	Ill. List of Endangered & Threatened Fauna (P-20325/88; A-4179)
	17 Ill. Adm. Code 1050	Ill. List of Endangered & Threatened Flora (P-20335/88; A-3755)
	17 Ill. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-2632; A-10589) (P-5087/88; A-12034/88; O-3468)
	17 Ill. Adm. Code 220	North Point Marina (P-731; O-8125; RC-8128; M-9409; A-9269)
	17 Ill. Adm. Code 230	North Point Marina Vendors (P-4430; A-12826; O-13286)
	17 Ill. Adm. Code 970	Pigeon Shooting Permits (P-7518; C-10714)
	17 Ill. Adm. Code 1070	Possession of Specimens or Products of Endangered or Threatened Species (P-3741; A-14934)
	17 Ill. Adm. Code 110	Public Use of State Parks & Other Properties of the Department of Conservation (P-20363/88; A-3785)
	17 Ill. Adm. Code 550	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-3273; A-10598)
	17 Ill. Adm. Code 810	Sport Fishing Regs. for the Waters of Ill. (P-1690; A-8419) (E-12643) (E-14035) (E-15118)
	17 Ill. Adm. Code 690	Squirrel Hunting (P-2641; A-10606)
	17 Ill. Adm. Code 720	Taking of Wild Turkeys - Fall Archery Season, The (P-4435; A-12831)
	17 Ill. Adm. Code 715	Taking of Wild Turkeys - Fall Gun Season, The (P-7854; A-14950)
	17 Ill. Adm. Code 710	Taking of Wild Turkeys - Spring Season, The (P-20993/88; A-5090; O-5796)
	17 Ill. Adm. Code 1535	Timber Harvest Fees (P-12931)
	17 Ill. Adm. Code 670	White-Tailed Deer Hunting by Use of Bow & Arrow (P-5052; A-12839)
	17 Ill. Adm. Code 650	White-Tailed Deer Hunting by Use of Firearms (P-4442; A-12853)
	17 Ill. Adm. Code 740	Woodcock, Snipe, Rail & Teal Hunting (P-4458; A-12869)
CORRECTIONS, DEPARTMENT OF	20 Ill. Adm. Code 701	County Jail Standards (P-10737)
	20 Ill. Adm. Code 720	Municipal Jail & Lockup Standards (P-10747)
	2 Ill. Adm. Code 850	Public Information, Rulemaking & Organization (A-1510)
	20 Ill. Adm. Code 107	Records of Committed Persons (P-979; A-6992)
	20 Ill. Adm. Code 106	Research & Evaluation (P-13365)

COMMERCIAL AND COMMUNITY AFFAIRS, DEPARTMENT OF	14 Ill. Adm. Code 630	Corridors of Opportunity Program (P-4987/88; A-1464)
	14 Ill. Adm. Code 525	Economic Development Area Tax Increment Allocation Financing (P-13356) (E-13649)
	56 Ill. Adm. Code 2625	Economic Dislocation & Worker Adjustment Assistance (P-3513; A-13830) (E-4019)
	47 Ill. Adm. Code 160	Emergency Shelter Grants Program (P-9271/88; A-2024)
	14 Ill. Adm. Code 520	Enterprise Zone Program (P-4985)
	14 Ill. Adm. Code 590	Ill. Large Business Development Program (P-15249/88; A-2028)
	14 Ill. Adm. Code 570	Ill. Small Business Development Program (P-20714/87; A-58)
	56 Ill. Adm. Code 2650	Industrial Training Program (A-15386)
	14 Ill. Adm. Code 620	Labor-Management Program (P-14797/88; A-1758)
	56 Ill. Adm. Code 2600	Service Delivery System & State Responsibilities (P-3515; A-13839) (E-4028) (P-4331)
	1 Ill. Adm. Code 300	Small Business Impact Analysis Procedures (P-8511/88; A-8407)
	47 Ill. Adm. Code 1	Standard Grant Administrative Requirements (P-5002)
	47 Ill. Adm. Code 120	State Administration of the Federal Community Services Block Grant Program (P-8521/88; A-779) (P-1311; A-13562) (P-4075; A-14026)
	47 Ill. Adm. Code 100	State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program (P-1930; A-10827) (P-4358; A-13568)
	56 Ill. Adm. Code 2610	Training Services for the Disadvantaged (P-4366; O-13282; R-15125; A-14875) (P-5017)
COMMERCE COMMISSION, ILLINOIS	92 Ill. Adm. Code 1207	Agents for Service of Process (P-15150)
	92 Ill. Adm. Code 1307	Carrier Identification (P-15154)
	83 Ill. Adm. Code 760	Cellular Radio Exclusion (P-13358)
	83 Ill. Adm. Code 325	Charitable Contributions (P-18021/88; AR-4648)
	83 Ill. Adm. Code 215	Designation of Agent (P-18026/88; A-4650)
	83 Ill. Adm. Code 435	Electric Utility Forecasting (G.O.215) (PR-3; AR-8417)
	83 Ill. Adm. Code 281	Energy Assistance (P-1647; A-10841)
	92 Ill. Adm. Code 1205	Fees & Taxes (P-1665; O-9597; R-11957; A-11460)
	92 Ill. Adm. Code 1605	Hazardous Materials (P-12673)
	92 Ill. Adm. Code 1730	Imposition of Sanctions Including the Suspension or Revocation of Licenses &/or the Assessment of Civil Penalties (G.O. 3(R)) (P-9061)
	92 Ill. Adm. Code 1206	Investigation & Suspension of Rates (P-1671; A-11466)
	83 Ill. Adm. Code 900	Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-12680)
	83 Ill. Adm. Code 440	Least-Cost Planning for Electric Utilities (P-3162/88; A-296)
	83 Ill. Adm. Code 535	Least-Cost Planning for Natural Gas Utilities (P-9314/88; A-7331) (P-12676)
	92 Ill. Adm. Code 1300	Minimum Rate (PR-14147)
	83 Ill. Adm. Code 590	Minimum Safety Standards for Transportation of Gas & for Gas Pipeline Facilities (P-9067)
	92 Ill. Adm. Code 1304	Motor Carrier of Property Fitness Standards (P-13381/89; A-4654)
	92 Ill. Adm. Code 1235	Practice Before the Independent Review Board (P-17045/88; A-4658)
	92 Ill. Adm. Code 1225	Publication, Posting & Filing of Tariffs, Contracts, Schedules & Related Documents (P-1676; A-11471)
	83 Ill. Adm. Code 445	Purchase & Sale of Electric Energy from Qualified Solid Waste Energy Facilities (P-13129)
	92 Ill. Adm. Code 1595	Rail Carrier Contract Rates (PR-20978/88; AR-7564) (P-20974/88; A-7566)
	92 Ill. Adm. Code 1710	Relocation Towing (P-10)
	83 Ill. Adm. Code 595	Reports of Accidents or Incidents by Persons Engaged in the Transportation of Gas, or Who Own or Operate Gas Pipeline Facilities (P-16309/88; A-2036)
	92 Ill. Adm. Code 1435	Sanctions Including Suspension or Revocation of Operating Authorities &/or the Assessment of Civil Penalties (G.O. 54(MC)) (P-9070)
	83 Ill. Adm. Code 285	Standard Filing Requirements for Electric, Gas, Telephone, Water & Sewer Utilities in Filing for an Increase in Rates (G.O. 210) (P-5229)
	83 Ill. Adm. Code 755	Telecommunications Access for the Deaf (P-15157)
	83 Ill. Adm. Code 757	Telephone Assistance Program (P-14799/88; A-14366)
	83 Ill. Adm. Code 505	Uniform System of Accounts for Gas Utilities (P-1686; A-10858) (P-13361)
	83 Ill. Adm. Code 710	Uniform System of Accounts for Telecommunications Carriers (P-19563/88; A-7570) (P-9076)



# ILLINOIS REGISTER

1989 CUMULATIVE INDEX

SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

## CORRECTIONS, DEPARTMENT OF (CONT'D)

- 20 Ill. Adm. Code 502 Safety, Maintenance & Sanitation (P-3528; A-13577)
- 20 Ill. Adm. Code 501 Security (P-7181)

## CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

- 20 Ill. Adm. Code 1520 Operating Procedures for the Administration of Federal Funds (P-1317; A-5926) (E-1605)

## EDUCATION, BOARD OF HIGHER

- 23 Ill. Adm. Code 1025 Engineering Grant Program (P-14516)
- 23 Ill. Adm. Code 1020 Health Services Education Grants Act (P-14521)
- 23 Ill. Adm. Code 1000 Ill. Financial Assistance Act for Nonpublic Institutions of Higher Learning (P-14531)

## EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 25 Certification (P-8756)
- 23 Ill. Adm. Code 202 Disadvantaged Students Funds Plan -- Districts Over 50,000 ADA (PR-13367) (P-13369) (E-13664) (ER-13657)
- 23 Ill. Adm. Code 500 Educational Service Centers (P-1730; A-11481)
- 23 Ill. Adm. Code 227 Gifted Education (P-4097; A-14957)
- 23 Ill. Adm. Code 210 Learning Assessment & School Improvement Plans (P-8766)
- 23 Ill. Adm. Code 451 Private Business & Vocational Schools (PR-9082) (P-9133)
- 23 Ill. Adm. Code 110 Program Accounting Manual (P-12625/88; A-7610)
- 23 Ill. Adm. Code 275 Pupil Transportation (P-12745/88; A-1532)
- 23 Ill. Adm. Code 120 Pupil Transportation Reimbursement (P-19266/88; O-3416; R-7815; A-7731)
- 23 Ill. Adm. Code 200 Sex Equity (P-19279/88; A-11491)
- 23 Ill. Adm. Code 226 Special Education (P-17151/88; A-15388)
- 23 Ill. Adm. Code 230 Summer School for Gifted & Remedial Education (P-12747/88; A-1535)
- 23 Ill. Adm. Code 254 Vocational Education (P-8777/88; A-8459)

## EDUCATIONAL FACILITIES AUTHORITY, ILLINOIS

- 23 Ill. Adm. Code 2310 Functions & Planning Program (P-1319; A-7898)
- 2 Ill. Adm. Code 5200 Public Information, Rulemaking & Organization (A-7902)

## ELECTIONS, STATE BOARD OF

- 26 Ill. Adm. Code 208 Constitutional Amendments & Statewide Questions of Public Policy (P-5317)
- 26 Ill. Adm. Code 201 Established Political Party & Independent Candidate Nominating Petitions (P-5322)
- 26 Ill. Adm. Code 100 General Rules & Regs. under the Campaign Financing Act (P-14539)
- 26 Ill. Adm. Code 207 Miscellaneous (P-5327) (P-14549)
- 26 Ill. Adm. Code 202 New Political Party Nominating Petitions (P-5339)
- 26 Ill. Adm. Code 125 Practice & Procedure (P-14556)

## EMERGENCY SERVICES AND DISASTER AGENCY

- 29 Ill. Adm. Code 430 Emergency & Written Notification of an Incident or Accident Involving a Reportable Hazardous Substance (P-17575/88; A-2040)
- 29 Ill. Adm. Code 430 Telephone Notification of Hazardous Incidents (PR-17585/88; AR-2049)

## EMPLOYMENT SECURITY, DEPARTMENT OF

- 56 Ill. Adm. Code 2725 Administrative Hearings & Appeals (P-5344; W-11959) (P-11120) (E-11872)
- 56 Ill. Adm. Code 2905 Alien Status (P-2229; A-11502)
- 56 Ill. Adm. Code 2720 Claims, Adjudication, Appeals & Hearings (P-5362; W-11960) (P-11139) (E-11890)
- 56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-743; A-11507)
- 56 Ill. Adm. Code 2920 Disqualifying Income & Reduced Benefits (P-17592/88; A-1773) (P-22295/88; A-5936) (P-11153) (E-11899)
- 56 Ill. Adm. Code 2815 Employees' General Rights & Duties (P-13141) (E-13268)
- 56 Ill. Adm. Code 2732 Employment (P-1945; A-8864) (P-12748)
- 56 Ill. Adm. Code 2712 General Applications (P-15257/88; R-965; A-795)
- 56 Ill. Adm. Code 2960 General Provisions (P-17; A-5940)

# ILLINOIS REGISTER

1989 CUMULATIVE INDEX

SEPTEMBER 29, 1989

## EMPLOYMENT SECURITY, DEPARTMENT OF (CONT'D)

- 56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-752) (P-5375; W-11961) (P-11155) (E-11911)

## ENERGY AND NATURAL RESOURCES, DEPARTMENT OF

- 83 Ill. Adm. Code 1000 Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-12756)

## ENVIRONMENTAL PROTECTION AGENCY

- 2 Ill. Adm. Code 1826 Access to Information of the Ill. Environmental Protection Agency (CC-9497) (A-12041)
- 35 Ill. Adm. Code 691 Annual Testing Fees for Analytical Services (P-15164)
- 35 Ill. Adm. Code 378 Effluent Disinfection Exemptions (P-12753/88; A-1190)
- 35 Ill. Adm. Code 661 General Conditions of Grants for the Financing & Construction of Public Water Supply Facilities (P-1738)
- 35 Ill. Adm. Code 283 General Procedures for Stock Testing (PR-16365/8; AR-9501)
- 35 Ill. Adm. Code 183 Joint Rules of the Environmental Protection Agency & the Department of Public Health: Certification & Operation of Environmental Laboratories (P-7522)
- 35 Ill. Adm. Code 855 Operation of the Hazardous Waste Fee System (P-19834/88; A-13206)
- 35 Ill. Adm. Code 690 Permit Fees for Installing or Extending Water Main (P-15174)
- 35 Ill. Adm. Code 260 Policy for Granting Permission to Operate During Periods of Excess Emissions (PR-16336/88; AR-9503)
- 35 Ill. Adm. Code 251 Procedures for Collection of Air Pollution Site Fees (E-955) (P-19825/88; A-8867)
- 35 Ill. Adm. Code 856 Procedures for Collection of Permit & Inspection Fees (P-21000/88; A-13212)
- 2 Ill. Adm. Code 1827 Procedures for Determining and Protecting Confidential Information (CC-9509) (A-12048) (CC-13906)
- 35 Ill. Adm. Code 161 Procedures for Determining and Protecting Confidential Information (P-16343/88; A-9505)
- 35 Ill. Adm. Code 365 Procedures for Issuing Loans from the Water Pollution Control Revolving Fund (P-18030/88; RC-5798; A-7351)
- 35 Ill. Adm. Code 277 Procedures for Measuring Emissions of Carbon Monoxide from Stationary Sources (PR-16346/88; AR-9513)
- 35 Ill. Adm. Code 263 Procedures for Measuring Emissions of Particulate Matter from Stationary Sources (PR-16352/88; AR-9515)
- 35 Ill. Adm. Code 858 Procedures for Operation of the Non-Hazardous Solid Waste Fee System (A-5945)
- 35 Ill. Adm. Code 285 Self-Monitoring & Reporting by Sources of Air Pollution (PR-16365/88; AR-9517)

## EXPERIMENTAL ORGAN TRANSPLANTATION PROCEDURES BOARD

- 77 Ill. Adm. Code 2800 Transplantation Program (P-6856)

## FARM DEVELOPMENT AUTHORITY, ILLINOIS

- 8 Ill. Adm. Code 1400 Ill. Farm Development Authority (P-5545/88; A-2440) (P-13832/88; A-14376)

## FINANCIAL INSTITUTIONS, DEPARTMENT OF

- 38 Ill. Adm. Code 190 Ill. Credit Union Act (P-14097/88; O-22489/88; R-966; A-3793) (P-4107)

## FIRE MARSHAL, OFFICE OF THE STATE

- 41 Ill. Adm. Code 100 Fire Prevention & Safety (E-582) (P-1323; A-12547)
- 41 Ill. Adm. Code 180 Storage, Transportation, Sale & Use of Gasoline & Volatile Oils (P-1754; A-14978) (E-1875; O-5807)
- 41 Ill. Adm. Code 170 Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (P-1756; O-13288; R-15126; A-14992) (E-1886) (A-5669; O-13305) (A-7744; O-13305) (A-8515) (A-8875; O-13305)

## HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS

- 77 Ill. Adm. Code 2510 Data Collection (P-13694/88; A-334) (P-8198)

## HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

- 47 Ill. Adm. Code 350 Low Income Housing Tax Credit Allocation (P-15265/88; A-5947)



## ILLINOIS REGISTER

1989 CUMULATIVE INDEX

SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

## HOUSING DEVELOPMENT AUTHORITY, ILLINOIS (CONT'D)

- 47 Ill. Adm. Code 360 Mortgage Credit Certificates (P-19603/88; O-8131; W-13089)  
47 Ill. Adm. Code 310 Multi-family Rental Housing Mortgage Loan Program (P-13371)

## ILLINOIS, BOARD OF TRUSTEES OF THE UNIVERSITY OF

- 44 Ill. Adm. Code 535 Joint Rules of the Board of Regents, the Board of Governors of State Colleges & Universities, the Board of Trustees of the University of Ill., & the Board of Trustees of Southern Ill. University: Procurement & Bidding (P-2766)  
89 Ill. Adm. Code 1200 Program Content & Guidelines for Division of Services for Crippled Children (P-20613/88; A-9283)

## INSURANCE, DEPARTMENT OF

- 50 Ill. Adm. Code 301 Accumulation of Guaranty Fund or Guaranty Capital-Reporting & Accounting of Such Indebtedness (P-2901; A-14042)  
50 Ill. Adm. Code 401 Accumulation of Guaranty Fund or Guaranty Capital-Reporting & Accounting of Such Indebtedness (P-2905; A-14048)  
50 Ill. Adm. Code 6302 Definition of Salary (P-15269/88; A-3801)  
50 Ill. Adm. Code 2502 Fees for Various Certificates Under Section 408 (PR-2234; AR-12053)  
50 Ill. Adm. Code 601 Foreign & Alien Insurer Annual Audited Financial Reports (P-11985/88; A-20511)  
50 Ill. Adm. Code 919 Improper Claims Practice (P-13535/88; C-17456/88; A-1204)  
50 Ill. Adm. Code 2012 Long-Term Care Insurance (P-9181)  
50 Ill. Adm. Code 2008 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-251; A-8520) (E-586; O-3471)  
50 Ill. Adm. Code 6701 Notice of Eligibility (P-17617/88; A-5951)  
50 Ill. Adm. Code 6301 Pension & Examination Procedure (P-14502/88; A-1780)  
50 Ill. Adm. Code 3113 Premium Fund Trust Account (P-12935)  
50 Ill. Adm. Code 754 Rules & Rate Filings (P-2057/88; A-1542)  
50 Ill. Adm. Code 201 Subordinated Indebtedness (P-2909; A-14054)  
50 Ill. Adm. Code 2801 Surplus Line Business Requirements (P-3531)  
50 Ill. Adm. Code 2011 Transitional Requirements for the Conversion of Medicare Program Revisions (P-13558/88; A-3804) & Premiums to Conform to Medicare Supplement Insurance (P-251; A-8520)

## INVESTMENT, ILLINOIS STATE BOARD OF

- 80 Ill. Adm. Code 2700 State (of Ill.) Employees' Deferred Compensation Plan (P-253; A-9308) (E-629)

## LABOR, DEPARTMENT OF

- 56 Ill. Adm. Code 350 Health & Safety (P-5839) (P-15272/88; W-6819)

## LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL

- 80 Ill. Adm. Code 1125 Fair Share Fee Objections (P-16375/88; O-22478/88; R-1905; A-1784) (P-15182) (E-15469)  
80 Ill. Adm. Code 1100 General Procedures (P-1327)  
80 Ill. Adm. Code 1105 Hearing Procedures (P-1335)  
80 Ill. Adm. Code 1110 Representation Procedures (P-1355)  
80 Ill. Adm. Code 1120 Unfair Labor Practice Proceedings (P-1379)  
80 Ill. Adm. Code 1135 University of Ill. Bargaining Units (P-14504/88; A-14969)

## LABOR RELATIONS BOARD, ILLINOIS STATE/LABOR RELATIONS BOARD, ILLINOIS LOCAL

- 2 Ill. Adm. Code 2500 Public Information, Rulemaking & Organization (A-22210/88; CC-2883)

## LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS TRAINING BOARD, ILLINOIS

- 20 Ill. Adm. Code 1760 Coroners Basic Training (P-13997)  
20 Ill. Adm. Code 1720 Ill. Police Training Act (P-9641)

## LOCAL RECORDS COMMISSION OF COOK COUNTY

- 44 Ill. Adm. Code 4500 Local Records Commission of Cook County (P-7860; C-10715)

## ILLINOIS REGISTER

1989 CUMULATIVE INDEX

SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

## LOTTERY, DEPARTMENT OF

- 11 Ill. Adm. Code 1770 Lottery (General) (P-10298/88; O-3419; R-8116; A-7908) (PR-10331/88; AR-7906)

## MENTAL HEALTH &amp; DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

- 59 Ill. Adm. Code 119 Minimum Standards for Licensure, Certification, or Approval of Programs Serving Persons with Developmental Disabilities or Mental Illness (P-13377)  
59 Ill. Adm. Code 106 Services Charges (P-18087/88; A-3821)  
59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (P-15183)  
59 Ill. Adm. Code 112 Treatment (P-8208)

## MILITARY AFFAIRS, DEPARTMENT OF

- 23 Ill. Adm. Code 3300 Loan of Military Artifacts (P-14809/88; O-3440; R-4957; A-4672)  
71 Ill. Adm. Code 1510 Rental of National Guard Armories (P-14813/88; O-3442; R-5210; A-5098)  
71 Ill. Adm. Code 1500 Sale of National Guard Armories & Lands (A-13866)

## MINES AND MINERALS, DEPARTMENT OF

- 62 Ill. Adm. Code 240 An Act in Relation to Oil, Gas & Other Surface & Underground Resources (P-15226)  
62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-12197)  
62 Ill. Adm. Code 1800 Bonding & Insurance Requirements for Surface Coal Mining & Reclamation Operations (P-12205)  
62 Ill. Adm. Code 1700 General (P-12217)  
62 Ill. Adm. Code 1701 General Definitions (P-12222)  
62 Ill. Adm. Code 1846 Individual Civil Penalties (P-12248)  
62 Ill. Adm. Code 1816 Permanent Program Performance Standards--Surface Mining Activities (P-12255)  
62 Ill. Adm. Code 1817 Permanent Program Performance Standards--Underground Mining Operations (P-12280)  
62 Ill. Adm. Code 1778 Permit Applications--Minimum Requirements for Legal, Financial, Compliance, & Related Information (P-12303)  
62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-12311)  
62 Ill. Adm. Code 1773 Requirements for Permits & Permit Processing (P-12317)  
62 Ill. Adm. Code 1774 Revision; Renewal; & Transfer, Assignment, or Sale of Permit Rights (P-12334)  
62 Ill. Adm. Code 1843 State Enforcement (P-12341)  
62 Ill. Adm. Code 220 Surface Installation Health & Safety (P-23; A-5955) (P-756; A-13220) (CC-13907)  
62 Ill. Adm. Code 1779 Surface Mining Permit Applications - Minimum Requirements for Information on Environmental Resources (P-12347)  
62 Ill. Adm. Code 1780 Surface Mining Permit Application--Minimum Requirements for Reclamation & Operation Plan (P-12352)  
62 Ill. Adm. Code 1783 Underground Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-12366)  
62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclamation and Operation Plan (P-12371)

## NUCLEAR SAFETY, DEPARTMENT OF

- 32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-982; A-15005)  
32 Ill. Adm. Code 700 Dept. of Nuclear Safety Science Scholarship Program (P-9645)  
2 Ill. Adm. Code 1076 Freedom of Information Procedures (A-7940)  
32 Ill. Adm. Code 332 Licensing Requirements for Source Material Milling Facilities (P-5874)  
32 Ill. Adm. Code 400 Notices, Instructions & Reports to Workers; Inspections (P-19840/88; A-13581)  
32 Ill. Adm. Code 410 Radiation Inspectors & Inspections (P-13841/88; A-342)  
32 Ill. Adm. Code 350 Radiation Safety Requirements for Industrial Radiographic Operations (P-19851/88; A-13592)  
32 Ill. Adm. Code 351 Radiation Safety Requirements for Wireline Service Operations & Subsurface Tracer Studies (P-19864/88; A-13605)  
32 Ill. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry, & Veterinary Medicine (P-13858/88; A-803)



## POLLUTION CONTROL BOARD

35 III. Adm. Code 243	Air Quality Standards (P-19290/88; W-2536)
35 III. Adm. Code 211	Definitions & General Provisions (P-19296/88; W-2537) (P-15294/88; A-10862) (P-13143)
35 III. Adm. Code 304	Effluent Standards (P-11669/88; A-851) (P-11397/88; A-2060) (P-15815/88; A-5976) (P-18092/88; A-7754) (P-14509/88; A-8880) (P-9204) (P-9421) (P-9656) (P-18092/88; A-7754) (P-14509/88; A-8880) (P-9204) (P-9421) (P-9656)
35 III. Adm. Code 615	Existing Activities In A Setback Zone or Regulated Recharge Area (P-14589)
35 III. Adm. Code 604	Finished Water & Raw Water Quality & Quantity (P-255)
35 III. Adm. Code 101	General Rules (P-14822/88; O-8135; R-12147; A-12055) (PR-14853/88; AR-12092)
35 III. Adm. Code 231	Hazardous Air Pollutants (PR-9212)
35 III. Adm. Code 720	Hazardous Waste Management System: General (P-15327/88; A-362) (P-9661)
35 III. Adm. Code 106	Hearings Pursuant to Specific Rules (P-14865/88; A-12094) (P-14634)
35 III. Adm. Code 721	Identification & Listing of Hazardous Waste (P-15347/88; A-382) (P-9683)
35 III. Adm. Code 725	Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-15402/88; A-437) (P-9737)
35 III. Adm. Code 301	Introduction (P-15823/88; A-5984) (P-14152)
35 III. Adm. Code 601	Land Disposal Restrictions (P-9786)
35 III. Adm. Code 728	Management of Scrap Tires (P-15828/88; A-7949)
35 III. Adm. Code 849	Monitoring & Reporting (P-15835/88; A-5989) (P-14159)
35 III. Adm. Code 305	New Activities In A Setback Zone or Regulated Recharge Area (P-14647)
35 III. Adm. Code 616	New Source Performance Standards (PR-9223)
35 III. Adm. Code 230	Organic Material Emission Standards & Limitations (P-15412/88; A-10893) (P-12384) (P-15249)
35 III. Adm. Code 215	Performance Criteria (P-13173)
35 III. Adm. Code 306	Permits (P-15839/88; A-5993) (P-14164)
35 III. Adm. Code 309	Permits & General Provisions (P-5154/88; O-20221/88; R-1624; A-2066) (P-8782)
35 III. Adm. Code 201	Pretreatment Programs (P-16384/88; A-2463) (P-9426)
35 III. Adm. Code 310	RCHA & UIC Permit Programs (P-9835)
35 III. Adm. Code 702	RCHA Permit Program (P-15444/88; A-447) (P-9860)
35 III. Adm. Code 703	Regulated Recharge Areas (P-14693)
35 III. Adm. Code 617	Regulatory & Informational Hearings & Proceedings (P-14696)
35 III. Adm. Code 102	Regulatory & Other Nonjudicative Hearings & Proceedings (PR-14727)
35 III. Adm. Code 605	Sampling & Monitoring (P-269; C-2539)
35 III. Adm. Code 107	Sanctions (PR-14933/88; AR-12116)
35 III. Adm. Code 307	Sewer Discharge Criteria (P-16396/88; A-1794) (P-7530) (P-9471)
35 III. Adm. Code 808	Special Waste Classifications (P-13468)
35 III. Adm. Code 722	Standards Applicable to Generators of Hazardous Waste (P-15449/88; A-452) (P-9905)
35 III. Adm. Code 724	Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-15455/88; A-458) (P-9909)
35 III. Adm. Code 726	Standards for the Management of Specific Hazardous Waste & Specific Type: of Hazardous Waste Management Facilities (P-9988)
35 III. Adm. Code 704	UIC Permit Program (P-17167/88; A-478)
35 III. Adm. Code 731	Underground Storage Tanks (P-2650; A-9519) (P-6861; A-15010)
35 III. Adm. Code 809	Waste Hauling (P-13699)
35 III. Adm. Code 303	Water Quality Standards (P-15844/88; A-5998) (P-14172)
35 III. Adm. Code 302	Water Use Designations & Site-Specific Water Quality Standards (P-7863) (P-14211)

## PRISONER REVIEW BOARD

PROFESSIONAL REGULATION, DEPARTMENT OF

68 III. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985, The (E-6810) (P-7185; A-1503<sup>(4)</sup>)

68 III. Adm. Code 1200 Certified Shorthand Reporters Act (P-11993; C-12648)

68 III. Adm. Code 1400 Clinical Psychologist Licensing Act (E-2519)

68 III. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (E-5771) (P-5426; A-13867)

68 III. Adm. Code 1220 Dental Practice Act (P-5867/88; O-3444; RC-3447; R-4306; A-4191) (P-5398; A-15043)

68 III. Adm. Code 1250 Funeral Directors & Embalmers Act (P-3535; A-14061)

## PROFESSIONAL REGULATION: DEPARTMENT OF

68 III. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985, The (E-6810) (P-7185; A-1503;4)  
68 III. Adm. Code 1200 Certified Shorthand Reporters Act (P-11993; C-12648)  
68 III. Adm. Code 1400 Clinical Psychologist Licensing Act (E-2519)  
68 III. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (E-5771) (P-5426; A-13867)  
68 III. Adm. Code 1220 Dental Practice Act (P-586788; O-3444; RC-3447; R-4306; A-4191) (P-5398; A-15043)  
68 III. Adm. Code 1250 Funeral Directors & Embalmers Act (P-3535; A-14061)

## PROFESSIONAL REGULATION, DEPARTMENT OF (CONT'D)

68 III. Adm. Code 1150	III. Architecture Act (P-14216)
68 III. Adm. Code 1300	III. Nursing Act, The (P-14236)
68 III. Adm. Code 1465	III. Speech-Language Pathology & Audiology Practice Act, The (P-1388; A-13882) (E-1616)
68 III. Adm. Code 1465	III. Structural Engineering Act, The (P-5424; A-13891) (E-5781; O-9605)
68 III. Adm. Code 1480	Medical Disciplinary Board (PR-15854/88; AR-10923)
68 III. Adm. Code 1290	Medical Practice Act of 1987 (P-274; O-9601; R-10712; A-10613) (P-8571/88; A-483) (E-651; O-3475) (P-15380/88; A-10925)
68 III. Adm. Code 1285	Medical Practice Act of 1987 (PR-8536/88; AR-513)
68 III. Adm. Code 1280	Nursing Home Administrators Licensing Act, The (P-14938/88; O-14120)
68 III. Adm. Code 1310	Optometric Practice Act of 1987 (P-8606/88; A-6994)
68 III. Adm. Code 1320	Podiatric Act, The (P-14963/88; O-3450; RC-3452)
68 III. Adm. Code 1360	Podiatric Medical Practice Act of 1987 (P-14963/88; O-3450; RC-3452; R-4308; A-3234) (P-14004)
68 III. Adm. Code 1360	Psychologist Registration Act (P-2913)
68 III. Adm. Code 1400	Social Workers Registration Act (P-5426)
68 III. Adm. Code 1470	Veterinary Medicine & Surgery Practice Act (P-18100/88; A-3826)
68 III. Adm. Code 1500	

## PROPERTY TAX APPEAL BOARD

86 Ill. Adm. Code 1910 Procedures (P-8790; O-14125; RC-14130)

## PUBLIC AID, DEPARTMENT OF

89 III. Adm. Code 130	Administration of Social Service Programs (P-20649/88; A-3831) (P-4469)
89 III. Adm. Code 112	Aid to Families with Dependent Children (P-15905/88; A-70) (P-1948) (P-2236; A-8567) (P-4116) (P-20661/88; A-6017) (P-22308/88; A-6017) (P-8246) (P-14741)
89 III. Adm. Code 113	Aid to the Aged, Blind or Disabled (P-15898/88; A-63) (E-3402) (P-4481; A-12553) (P-5440; A-13609) (P-20654/88; A-6007) (P-22579/88; A-6007) (P-14263) (E-14467) (P-20670/88; A-3836)
89 III. Adm. Code 110	Application Process (P-2931; A-10628) (P-20620/88; A-3836)
89 III. Adm. Code 111	Assistance Standards (P-15920/88; A-85) (P-20674/88; A-3840)
89 III. Adm. Code 160	Child Support Enforcement (P-1396; A-7761) (P-20677/88; A-4268) (P-21039/88; A-4268) (P-7867; A-14385) (P-8255)
89 III. Adm. Code 165	Collections & Recoveries (P-20679/88; A-3843) (P-5450)
89 III. Adm. Code 116	Crisis Assistance (P-20683/88; A-3847)
89 III. Adm. Code 170	Demonstration Programs (P-4490; A-14067)
89 III. Adm. Code 144	Developmental Disabilities Service (P-11999)
89 III. Adm. Code 141	Drug Manual (P-15483/88; A-516) (P-20370/88; A-3850) (P-7873) (E-8036) (P-9992) (E-10700)
89 III. Adm. Code 121	Food Stamps (P-3541; A-13619) (P-20686/88; A-3890) (P-13503) (P-14756)
2 III. Adm. Code 1101	Freedom of Information (A-8885)
89 III. Adm. Code 101	General Administrative Provisions (P-20694/88; A-3897)
89 III. Adm. Code 114	General Assistance (P-14996/88; A-89) (P-15924/88; A-89) (P-17621/88; A-1546) (P-1059; A-8580) (P-20697/88; A-3900) (P-5456) (P-14764)
89 III. Adm. Code 148	Hospital Services (CC-9572) (A-12118) (P-13729)
89 III. Adm. Code 149	III. Competitive Access & Reimbursement Equity (ICARE) Program (P-13917/88; A-554) (P-3553; A-15070)
89 III. Adm. Code 120	Medical Assistance Programs (P-15938/88; A-116) (P-17633/88; A-2081) (P-3281) (P-20705/88; A-3908) (P-9250; A-15404) (P-9996) (P-10753) (E-11929) (E-12137) (P-14778)
89 III. Adm. Code 140	Medical Payment (P-11995/88; A-125; CC-2543) (P-16421/88; O-1259; M-3105; A-3069) (P-11995/88; A-125; CC-2543) (P-16421/88; O-1259; M-3105; A-3069)

## 20 Ill. Adm. Code 1610 P

89 III. Adm. Code 140	Medical Payment (P-11717/88; P-12538; P-12539; P-12540; P-12541; P-12542; P-12543; P-12544; P-12545; P-12546; P-12547; P-12548; P-12549; P-12550; P-12551; P-12552; P-12553; P-12554; P-12555; P-12556; P-12557; P-12558; P-12559; P-12560; P-12561; P-12562; P-12563; P-12564; P-12565; P-12566; P-12567; P-12568; P-12569; P-12570; P-12571; P-12572; P-12573; P-12574; P-12575; P-12576; P-12577; P-12578; P-12579; P-12580; P-12581; P-12582; P-12583; P-12584; P-12585; P-12586; P-12587; P-12588; P-12589; P-12590; P-12591; P-12592; P-12593; P-12594; P-12595; P-12596; P-12597; P-12598; P-12599; P-12600; P-12601; P-12602; P-12603; P-12604; P-12605; P-12606; P-12607; P-12608; P-12609; P-12610; P-12611; P-12612; P-12613; P-12614; P-12615; P-12616; P-12617; P-12618; P-12619; P-12620; P-12621; P-12622; P-12623; P-12624; P-12625; P-12626; P-12627; P-12628; P-12629; P-12630; P-12631; P-12632; P-12633; P-12634; P-12635; P-12636; P-12637; P-12638; P-12639; P-12640; P-12641; P-12642; P-12643; P-12644; P-12645; P-12646; P-12647; P-12648; P-12649; P-12650; P-12651; P-12652; P-12653; P-12654; P-12655; P-12656; P-12657; P-12658; P-12659; P-12660; P-12661; P-12662; P-12663; P-12664; P-12665; P-12666; P-12667; P-12668; P-12669; P-12670; P-12671; P-12672; P-12673; P-12674; P-12675; P-12676; P-12677; P-12678; P-12679; P-12680; P-12681; P-12682; P-12683; P-12684; P-12685; P-12686; P-12687; P-12688; P-12689; P-12690; P-12691; P-12692; P-12693; P-12694; P-12695; P-12696; P-12697; P-12698; P-12699; P-12700; P-12701; P-12702; P-12703; P-12704; P-12705; P-12706; P-12707; P-12708; P-12709; P-12710; P-12711; P-12712; P-12713; P-12714; P-12715; P-12716; P-12717; P-12718; P-12719; P-12720; P-12721; P-12722; P-12723; P-12724; P-12725; P-12726; P-12727; P-12728; P-12729; P-12730; P-12731; P-12732; P-12733; P-12734; P-12735; P-12736; P-12737; P-12738; P-12739; P-12740; P-12741; P-12742; P-12743; P-12744; P-12745; P-12746; P-12747; P-12748; P-12749; P-12750; P-12751; P-12752; P-12753; P-12754; P-12755; P-12756; P-12757; P-12758; P-12759; P-12760; P-12761; P-12762; P-12763; P-12764; P-12765; P-12766; P-12767; P-12768; P-12769; P-12770; P-12771; P-12772; P-12773; P-12774; P-12775; P-12776; P-12777; P-12778; P-12779; P-12780; P-12781; P-12782; P-12783; P-12784; P-12785; P-12786; P-12787; P-12788; P-12789; P-12790; P-12791; P-12792; P-12793; P-12794; P-12795; P-12796; P-12797; P-12798; P-12799; P-12800; P-12801; P-12802; P-12803; P-12804; P-12805; P-12806; P-12807; P-12808; P-12809; P-12810; P-12811; P-12812; P-12813; P-12814; P-12815; P-12816; P-12817; P-12818; P-12819; P-12820; P-12821; P-12822; P-12823; P-12824; P-12825; P-12826; P-12827; P-12828; P-12829; P-12830; P-12831; P-12832; P-12833; P-12834; P-12835; P-12836; P-12837; P-12838; P-12839; P-12840; P-12841; P-12842; P-12843; P-12844; P-12845; P-12846; P-12847; P-12848; P-12849; P-12850; P-12851; P-12852; P-12853; P-12854; P-12855; P-12856; P-12857; P-12858; P-12859; P-12860; P-12861; P-12862; P-12863; P-12864; P-12865; P-12866; P-12867; P-12868; P-12869; P-12870; P-12871; P-12872; P-12873; P-12874; P-12875; P-12876; P-12877; P-12878; P-12879; P-12880; P-12881; P-12882; P-12883; P-12884; P-12885; P-12886; P-12887; P-12888; P-12889; P-12890; P-12891; P-12892; P-12893; P-12894; P-12895; P-12896; P-12897; P-12898; P-12899; P-12900; P-12901; P-12902; P-12903; P-12904; P-12905; P-12906; P-12907; P-12908; P-12909; P-12910; P-12911; P-12912; P-12913; P-12914; P-12915; P-12916; P-12917; P-12918; P-12919; P-12920; P-12921; P-12922; P-12923; P-12924; P-12925; P-12926; P-12927; P-12928; P-12929; P-12930; P-12931; P-12932; P-12933; P-12934; P-12935; P-12936; P-12937; P-12938; P-12939; P-12940; P-12941; P-12942; P-12943; P-12944; P-12945; P-12946; P-12947; P-12948; P-12949; P-12950; P-12951; P-12952; P-12953; P-12954; P-12955; P-12956; P-12957; P-12958; P-12959; P-12960; P-12961; P-12962; P-12963; P-12964; P-12965; P-12966; P-12967; P-12968; P-12969; P-12970; P-12971; P-12972; P-12973; P-12974; P-12975; P-12976; P-12977; P-12978; P-12979; P-12980; P-12981; P-12982; P-12983; P-12984; P-12985; P-12986; P-12987; P-12988; P-12989; P-12990; P-12991; P-12992; P-12993; P-12994; P-12995; P-12996; P-12997; P-12998; P-12999; P-13000; P-13001; P-13002; P-13003; P-13004; P-13005; P-13006; P-13007; P-13008; P-13009; P-13010; P-13011; P-13012; P-13013; P-13014; P-13015; P-13016; P-13017; P-13018; P-13019; P-13020; P-13021; P-13022; P-13023; P-13024; P-13025; P-13026; P-13027; P-13028; P-13029; P-13030; P-13031; P-13032; P-13033; P-13034; P-13035; P-13036; P-13037; P-13038; P-13039; P-13040; P-13041; P-13042; P-13043; P-130
-----------------------	--



ILLINOIS REGISTER

1989 CUMULATIVE INDEX

SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

PUBLIC AID, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 147 Reimbursement for Nursing Costs for Geriatric Facilities (P-10627/88; O-20231/88; R-677; A-559) (P-3562) (P-17201/88; O-3800; R-7148; A-7043) (P-10763) (P-10999)
- 89 Ill. Adm. Code 117 Related Program Provisions (P-20739/88; A-3936) (P-5487) (P-14008)
- 89 Ill. Adm. Code 102 Rights & Responsibilities (P-20743/88; A-3940)
- 89 Ill. Adm. Code 104 Rules of Practice in Administrative Hearings (P-20958) (P-20747/88; A-3944)
- 89 Ill. Adm. Code 118 Special Eligibility Groups (P-20753/88; A-3950)
- 89 Ill. Adm. Code 103 Support Responsibility of Relatives (P-17667/88; A-2496) (P-20757/88; A-3954)

PUBLIC HEALTH, DEPARTMENT OF

- 77 Ill. Adm. Code 697 Aids Confidentiality & Testing Code (P-21043/88; A-11544)
- 77 Ill. Adm. Code 200 Alcoholism & Intoxication Treatment Programs (PR-17673/88; AR-4681)
- 77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill. (P-6564/88; A-2768) (P-8824)
- 77 Ill. Adm. Code 665 Child Health Examination (P-8840) (P-19984/88; A-11565)
- 77 Ill. Adm. Code 450 Clinical Laboratories & Blood Banks (P-2249) (P-19327/88; A-4285)
- 77 Ill. Adm. Code 694 College Immunization Code (P-5491)
- 77 Ill. Adm. Code 900 Drinking Water Systems Code (P-17206/88; A-12578)
- 77 Ill. Adm. Code 535 Emergency Medical Services (P-4126; A-15414) (P-4500)
- 77 Ill. Adm. Code 910 Field Sanitation Rules (P-8282)
- 77 Ill. Adm. Code 750 Food Service Sanitation Code (P-14113/88; A-1819) (P-6888)
- 77 Ill. Adm. Code 250 Hospital Licensing Requirements (P-7875) (P-19892/88; A-13232)
- 77 Ill. Adm. Code 710 Ill. Alzheimer's Disease & Related Disorders Assistance Code (P-6913)
- 77 Ill. Adm. Code 490 Ill. Blood Bank Code (P-2974; A-14409)
- 77 Ill. Adm. Code 450 Ill. Clinical Laboratories Code (P-2249; A-11573) (E-13678) (P-14280)
- 77 Ill. Adm. Code 790 Ill. Formulary for the Drug Product Selection Program, The (P-12991/88; A-856) (P-16425/88; A-856) (P-3015; A-11717; C-12909) (E-3108) (P-20411/88; A-8890; C-10717) (P-12942) (E-12990) (CC-14477)
- 77 Ill. Adm. Code 840 Ill. Health & Hazardous Substances Registry (P-15284)
- 77 Ill. Adm. Code 890 Ill. Plumbing Code (P-4543)
- 77 Ill. Adm. Code 540 Ill. Trauma Center Code (P-4616; A-15441)
- 77 Ill. Adm. Code 920 Ill. Water Well Construction Code (P-17233/88; A-11796) (P-15338)
- 77 Ill. Adm. Code 925 Ill. Water Well Pump Installation Code (P-17252/88; A-11816)
- 77 Ill. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-21621/88; A-6040) (P-8293)

Joint Rules of the Environmental Protection Agency and the Department of Public Health; Certification & Operation of Environmental Laboratories (P-7561)

- 77 Ill. Adm. Code 245 Licensure of Home Health Agencies, The (P-10007)
- 77 Ill. Adm. Code 390 Long Term Care for Under Age 22 Facilities Code (P-21064/88; A-6301) (P-8315)
- 77 Ill. Adm. Code 240 Minimum Health Care Standards for Health Maintenance Organizations (P-10028)
- 77 Ill. Adm. Code 600 Minimum Qualifications for Public Health Personnel Employed by Full-Time Local Health Departments (P-10035)
- 77 Ill. Adm. Code 820 Minimum Sanitary Requirements for the Design & Operation of Swimming Pools & Bathing Beaches (P-12395)
- 77 Ill. Adm. Code 661 Newborn Metabolic Screening & Treatment Code (P-3599; A-15079)
- 77 Ill. Adm. Code 698 Penicillin Vaccine Pamphlet Code (P-7194)
- 68 Ill. Adm. Code 750 Plumbers (PR-6934)
- 68 Ill. Adm. Code 750 Plumbers Licensing Code (P-6949)
- 77 Ill. Adm. Code 906 Private Sewage Mound Code (P-19332/88; A-12608)
- 77 Ill. Adm. Code 630 Program Content & Guidelines for Maternal & Child Health Services (P-10060)
- 77 Ill. Adm. Code 635 Program Content & Guidelines for Title X Family Planning Services (P-5505)
- 77 Ill. Adm. Code 615 Program Standards for Local Health Departments (P-10137)
- 77 Ill. Adm. Code 640 Regionalized Perinatal Care (PR-12413)
- 77 Ill. Adm. Code 640 Regionalized Perinatal Health Care Code (P-12433)
- 77 Ill. Adm. Code 700 Renal Diseases Program for Care and Treatment Code (P-12777/88; A-10634)
- 77 Ill. Adm. Code 380 Residential Rehabilitation Facilities Code (P-987; W-8123)
- 77 Ill. Adm. Code 760 Retail Food Store Sanitation Code (P-14115/88; A-1830) (P-6964)

ILLINOIS REGISTER

1989 CUMULATIVE INDEX

SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

PUBLIC HEALTH, DEPARTMENT OF (CONT'D)

- 77 Ill. Adm. Code 725 Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs, & Cosmetics (PR-7265/88; AR-2517)
- 77 Ill. Adm. Code 725 Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs, Medical Devices & Cosmetics (P-7272/88; A-2502) (P-14306)
- 77 Ill. Adm. Code 330 Sheltered Care Facilities Code (P-21893/88; A-6562) (P-8336)
- 77 Ill. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-21333/88; A-4684) (P-13581/88; A-5134) (P-8347)
- 77 Ill. Adm. Code 830 Structural Pest Control Code (P-3325/88; A-2090)
- 77 Ill. Adm. Code 542 Trauma Nurse Specialist Course Code (P-4544/88; A-3086)

PUBLIC HEALTH, DEPARTMENT OF HEALTH FACILITIES PLANNING BOARD

- 77 Ill. Adm. Code 1150 Certificate of Need for Health Maintenance Organizations (PR-5580)
- 77 Ill. Adm. Code 1100 Narrative & Planning Policies (P-5596)
- 77 Ill. Adm. Code 1110 Processing, Classification Policies & Review Criteria (P-5619)

RACING BOARD, ILLINOIS

- 11 Ill. Adm. Code 422 Approval of Racing Officials (P-13922/88; A-1558)
- 11 Ill. Adm. Code 208 Charitable Funds (P-13926/88; O-20234/88; M-1250; A-1232)
- 11 Ill. Adm. Code 437 County Fair Regs. (P-1099; O-5802; R-7484; A-7435)
- 11 Ill. Adm. Code 439 Double Trifecta Wagering Pool (P-13519)
- 11 Ill. Adm. Code 502 Licensing (P-17755/88; A-1562) (P-18105/88; A-4931)
- 11 Ill. Adm. Code 509 Medication Rules (P-10171)
- 11 Ill. Adm. Code 1409 Ownership, Partnership & Stable Name (P-17761/88; O-1266; R-1906; A-1841)
- 11 Ill. Adm. Code 438 Pick N Wagering Pool (P-13525)
- 11 Ill. Adm. Code 417 Pick Six Rules (E-1899; O-5811) (P-1979)
- 11 Ill. Adm. Code 404 Race Track Improvement Fund (P-13936/88; A-7440)
- 11 Ill. Adm. Code 1308 Racing, Farm, Corporate or Stable Name (P-17766/88; O-1288; R-2167; A-2156)
- 11 Ill. Adm. Code 1410 Trainers & Owners (P-4345; A-1846)

RECORDS COMMISSION, STATE

- 44 Ill. Adm. Code 4400 State Records Commission (P-44; A-7444)

REGENTS, BOARD OF

- 44 Ill. Adm. Code 525 Joint Rules of the Board of Regents, the Board of Governors of State Colleges & Universities, the Board of Trustees of the University of Ill., & the Board of Trustees of Southern Ill. University: Procurement & Bidding (P-2709)
- 44 Ill. Adm. Code 526 Procurement from Minority & Female Owned Business Enterprises (P-2746; O-14117)

REHABILITATION SERVICES, DEPARTMENT OF

- 89 Ill. Adm. Code 510 Administrative Reviews & Hearings (PR-3020)
- 89 Ill. Adm. Code 870 Applicant Assistance Unit, The (P-8379)
- 89 Ill. Adm. Code 557 Application (P-5914)
- 89 Ill. Adm. Code 510 Appeals & Hearings (P-3036; O-13297; RC-13300)
- 89 Ill. Adm. Code 520 Authorization (P-6911/88; A-5149)
- 89 Ill. Adm. Code 562 Client Financial Participation (P-4685/88; A-2866) (P-14313)
- 89 Ill. Adm. Code 530 Criteria for the Evaluation of Programs of Services in Rehabilitation Facilities (P-3565/88; A-141)
- 89 Ill. Adm. Code 825 Definition of Terms (P-13941/88; A-7953)
- 89 Ill. Adm. Code 843 Disability Case Development Process (P-15015/88; A-4298)
- 89 Ill. Adm. Code 693 Disposition of Application (P-8384)
- 89 Ill. Adm. Code 552 Eligibility (P-52; W-4309) (P-277; A-9576) (P-11177)
- 89 Ill. Adm. Code 765 Establishment & Administration of Special Education, The (P-13949/88; A-5154)
- 89 Ill. Adm. Code 525 Grants & Contracts (P-14117/88; A-9380)
- 89 Ill. Adm. Code 712 Homemaker Contracts (P-10377/88; A-10643) (P-10377/88; A-10643)
- 89 Ill. Adm. Code 602 Maintenance (P-14797)



# ILLINOIS REGISTER

1989 CUMULATIVE INDEX SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

## REHABILITATION SERVICES, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 850 Medical Improvement Review Standard for Continuing Disability (P-891088; A-22454/88; CC-3196)
- 89 Ill. Adm. Code 587 Medical, Psychological & Related Services (P-2192/88; A-1850) (P-10765; W-13276)
- 89 Ill. Adm. Code 685 Non-Financial Eligibility Criteria (P-15023/88; A-5158) (P-12538)
- 89 Ill. Adm. Code 714 Non-Homemaker Service Provider Requirements (P-4152; A-15091) (P-13952/88; A-8911) (P-12947)
- 89 Ill. Adm. Code 607 Other Services (P-56; A-9586) (E-225; O-3478)
- 89 Ill. Adm. Code 622 Post-Employment Services (P-8387)
- 89 Ill. Adm. Code 675 Program Description (P-13956/88; A-6768) (P-14319)
- 2 Ill. Adm. Code 1175 Public Information, Rulemaking, Department Organization (A-8604)
- 89 Ill. Adm. Code 760 Responsibility for Special Education (P-20431/88; A-9329)
- 89 Ill. Adm. Code 700 Service Plan Development (P-10409/88; A-3101) (E-13684) (P-14331)
- 89 Ill. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (P-4641)
- 89 Ill. Adm. Code 829 Sex Equity (P-590/88; A-5755)
- 89 Ill. Adm. Code 567 Similar Benefits (P-281; A-9590) (P-10175)
- 89 Ill. Adm. Code 810 Special Education Personnel (P-13739)
- 89 Ill. Adm. Code 597 Tools, Equipment, Supplies & Initial Stock (P-2197/88; A-1568) (P-7212)
- 89 Ill. Adm. Code 895 Total Life Planning Program (P-3310; O-13302; R-15127)
- 89 Ill. Adm. Code 592 Training Services (P-2092/88; A-1573) (P-14338)
- 89 Ill. Adm. Code 650 Vending Stand Program for the Blind (P-15520/89; A-7465) (P-12758)
- 89 Ill. Adm. Code 645 Worker's Compensation (P-12763)

## RETIREMENT SYSTEM OF ILLINOIS, STATE EMPLOYEES

- 80 Ill. Adm. Code 1570 Administration & Operation of the State Employees' Retirement System of Ill.-Social Security Unit, The (P-14122/88; O-22492/88; R-1626; A-1577)

## RETIREMENT SYSTEM, STATE UNIVERSITIES

- 80 Ill. Adm. Code 1600 Universities Retirement (P-10769)

## REVENUE, DEPARTMENT OF

- 86 Ill. Adm. Code 425 Alcoholic Liquor -- Hearings (PR-19976/88; AR-6780)
- 86 Ill. Adm. Code 180 Automobile Rental Occupation Tax (P-11056/88; A-9332)
- 86 Ill. Adm. Code 215 Board of Appeals (P-11060/88; A-6782)
- 86 Ill. Adm. Code 440 Cigarette Tax Act (P-11063/88; A-10678) (P-12954)
- 86 Ill. Adm. Code 445 Cigarette Tax Act -- Hearings (PR-19981/88; AR-6785)
- 86 Ill. Adm. Code 450 Cigarette Use Tax Act (P-11071/88; A-10687) (P-12964)
- 86 Ill. Adm. Code 455 Cigarette Use Tax Act -- Hearings (PR-19987/88; AR-6787)
- 86 Ill. Adm. Code 600 County Supplementary Retailers' Occupation Tax (P-1448; A-9336)
- 86 Ill. Adm. Code 600 County Supplementary Retailers' Occupation Tax Regs. (P-1448)
- 86 Ill. Adm. Code 610 County Supplementary Service Occupation Tax (P-1460; A-9348)
- 86 Ill. Adm. Code 620 County Supplementary Service Occupation Tax Regs. (P-1460)
- 86 Ill. Adm. Code 620 County Supplementary Use Tax (P-1468; A-9357)
- 86 Ill. Adm. Code 620 County Supplementary Use Tax Regs. (P-1468)
- 86 Ill. Adm. Code 630 County Water Commission Retailers' Occupation Tax (P-1473; A-9362)
- 86 Ill. Adm. Code 630 County Water Commission Retailers' Occupation Tax Regs. (P-1473)
- 86 Ill. Adm. Code 640 County Water Commission Service Occupation Tax (P-1485; A-9374)
- 86 Ill. Adm. Code 640 County Water Commission Service Occupation Tax Regs. (P-1485)
- 86 Ill. Adm. Code 650 County Water Commission Use Tax (P-1493; A-9383)
- 86 Ill. Adm. Code 650 County Water Commission Use Tax Regs. (P-1493)
- 86 Ill. Adm. Code 480 Hotel Operator's Occupation Tax Act (P-11077/88; A-10693)
- 86 Ill. Adm. Code 100 Income Tax (P-10772) (P-2383; A-10952)
- 86 Ill. Adm. Code 100 Income Tax Regs. (P-768; A-8917) (P-2383)
- 86 Ill. Adm. Code 500 Motor Fuel Tax (E-13271)
- 86 Ill. Adm. Code 500 Motor Fuel Tax Regs. (P-13201)
- 86 Ill. Adm. Code 200 Practice & Procedure for Hearings Before the Ill. Department of Revenue (P-19993/88; A-6789)

# ILLINOIS REGISTER

1989 CUMULATIVE INDEX SEPTEMBER 29, 1989

VOL. 13, ISSUE #39

## REVENUE, DEPARTMENT OF (CONT'D)

- 86 Ill. Adm. Code 110 Property Tax/Revenue Act of 1939 (P-20007/88; A-6803) (P-22373/88; A-7469)
  - 86 Ill. Adm. Code 432 Pull Tabs & Jar Games Act (P-15027/88; A-191)
  - 86 Ill. Adm. Code 200 Retailers' Occupation Tax Hearings (PR-20012/88; AR-6808)
  - 86 Ill. Adm. Code 130 Retailers' Occupation Tax (P-11084/88; A-11824) (P-14800)
  - 86 Ill. Adm. Code 130 Retailers' Occupation Tax Regs. (P-8391)
  - 86 Ill. Adm. Code 530 Senior Citizens & Disabled Persons Property Tax Relief & Pharmaceutical Assistance Act (P-11104/88; A-1589)
  - 86 Ill. Adm. Code 140 Service Occupation Tax (P-11108/88; A-9388) (P-10179)
  - 86 Ill. Adm. Code 160 Service Use Tax (P-11119/88; A-9399)
  - 86 Ill. Adm. Code 525 Tax Increment Allocation Financing (E-5788; O-9607) (P-11184)
  - 86 Ill. Adm. Code 150 Use Tax Regs. (P-7215)
  - 86 Ill. Adm. Code 151 Vehicle Use Tax (P-1498; A-14080)
  - 86 Ill. Adm. Code 151 Vehicle Use Tax Regs. (P-1498)
- ## SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF
- 38 Ill. Adm. Code 400 Ill. Savings & Loan Act of 1985 (P-1985; A-8927)
  - 38 Ill. Adm. Code 450 Residential Mortgage License Act of 1987 (P-12766)
- ## SCHOLARSHIP COMMISSION, STATE
- 23 Ill. Adm. Code 1700 General Provisions (P-18110/88; A-8626)
  - 23 Ill. Adm. Code 1720 Guaranteed Loan Programs (P-15047/88; A-2872) (P-18114/88; RC-5805; A-8630)
  - 23 Ill. Adm. Code 1762 Paul Douglas Teacher Scholarship Program (P-18134/88; A-8650)
  - 23 Ill. Adm. Code 1760 State Scholar Program (P-18138/88; A-8654)

## SECRETARY OF STATE

- 92 Ill. Adm. Code 1040 Cancellation, Revocation or Suspension of Licenses or Permits (P-15947/88; A-1593) (P-17259/88; A-5162) (P-19636/88; A-7802) (P-20760/88; A-8659) (P-9450)
- 92 Ill. Adm. Code 1010 Certificates of Title, Registration of Vehicles (P-1103; A-7965) (P-16432/88; A-1598) (P-19642/88; A-5173) (P-5655; A-15102) (P-15357)
- 92 Ill. Adm. Code 1003 Collection of Fees (P-20019/88; O-3454; RC-3458; R-7150; A-7048)
- 14 Ill. Adm. Code 177 Credit Services Organizations (P-20434/88; A-4937)
- 92 Ill. Adm. Code 1020 Dealers, Wreckers, Transporters & Rebuilders (P-5665) (P-14818)
- 92 Ill. Adm. Code 1000 General Rules, Definitions (P-3316; A-11844) (P-17269/88; A-5185)
- 23 Ill. Adm. Code 3030 Ill. Library System Act, The (P-12180/88; A-1244)
- 92 Ill. Adm. Code 1030 Issuance of Licenses (P-2395; A-12978) (P-2753; A-12880) (P-3324; A-13898) (P-3611; A-15112) (P-17275/88; A-5192) (P-20768/88; A-7808) (P-7892) (P-14019) (P-14344)
- 50 Ill. Adm. Code 8010 Mandatory Vehicle Liability Insurance (P-14349)
- 14 Ill. Adm. Code 176 Notary Public Records (P-17770/89; A-5197)
- 92 Ill. Adm. Code 1001 Procedures & Standards (P-7229)
- 14 Ill. Adm. Code 130 Regs. Under Ill. Securities Law of 1953 (E-11017) (P-13742)
- 92 Ill. Adm. Code 1019 Remittance Agents (P-19652/88; A-4944)
- 14 Ill. Adm. Code 170 Revised Uniform Limited Partnership Act (P-14824)

## SOUTHERN ILLINOIS UNIVERSITY, BOARD OF TRUSTEES OF

- 44 Ill. Adm. Code 540 Joint Rules of the Board of Regents, the Board of Governors of State Colleges & Universities, the Board of Trustees of the University of Ill., & the Board of Trustees of Southern Ill. University: Procurement & Bidding (P-2764)

## STATE POLICE, DEPARTMENT OF

- 20 Ill. Adm. Code 1295 Certification & Training of Electronic Criminal Surveillance Officers (P-17064/88; RC-1270; A-1856)
- 20 Ill. Adm. Code 1240 Law Enforcement Agencies Data System (LEADS) (P-22127/88; A-8961)

## STATE POLICE MERIT BOARD, DEPARTMENT OF

- 80 Ill. Adm. Code 150 Procedures of the Department of State Police Merit Board (P-16438/88; A-5201) (P-12542)



# ILLINOIS REGISTER

1989 CUMULATIVE INDEX

VOL. 13, ISSUE #39

SEPTEMBER 29, 1989

## TRANSPORTATION, DEPARTMENT OF

92 Ill. Adm. Code 730 Allocation of Water From Lake Michigan (P-14357)  
 92 Ill. Adm. Code 177 Carriage by Public Highway (P-20027/88; A-3957)  
 92 Ill. Adm. Code 10 Disadvantaged, Minority & Woman-Owned Businesses (P-19365/88; A-3962)  
 92 Ill. Adm. Code 545 Financing the Installation & Maintenance of School Traffic Signals & Commercial-Industrial Traffic Signals on State Highways (P-1111; RC-8141)  
 92 Ill. Adm. Code 708 Floodway Construction in Northeastern Ill. (P-1503; A-8667)  
 92 Ill. Adm. Code 171 General Information, Regs., & Definitions (P-20032/88; A-3984)  
 92 Ill. Adm. Code 172 Hazardous Materials Table & Hazardous Materials Communications (P-20040/88; A-3993)  
 92 Ill. Adm. Code 448 Official Testing Stations (P-1127; A-7973)  
 92 Ill. Adm. Code 96 Pal-Waukee Municipal Airport Hazard-Zoning (P-15049/88; A-3384)  
 92 Ill. Adm. Code 518 Relocation Assistance & Payments Program (PP-7057; O-13337; R-13904)  
 92 Ill. Adm. Code 173 Shippers General Requirements for Shipments & Packagings (P-20055/88; A-3998)  
 92 Ill. Adm. Code 178 Shipping Container Specifications (P-20045/88; A-4004)  
 92 Ill. Adm. Code 452 Vehicle Inspection Stations Governing School Buses (PR-16447/88; W-2881) (PR-10222)  
 92 Ill. Adm. Code 451 Vehicle Inspections (P-16536/88; W-2882) (P-10311)  
 92 Ill. Adm. Code 534 Vending Machines in Rest Areas (P-15952/88; A-1866) (P-2760; A-10963) (P-13822)

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

### Agenda

January 9, 1989 229  
 March 1, 1989 2548  
 April 5, 1989 4310  
 May 9, 1989 7155  
 June 6, 1989 8709  
 July 28, 1989 12150  
 August 24, 1989 13340  
 September 21, 1989 14478

### Second Notices Received

242, 668, 969, 1275, 1628, 1907, 2208, 2565, 2884, 3203, 3501, 4056, 4321, 4958, 5211, 5820, 6820, 7165, 7504, 7819, 8172, 8717, 9037, 9411, 9620, 10719, 11106, 11962, 12161, 12656, 12910, 13116, 13349, 13689, 13982, 14140, 14485, 15131, 15496

## PUBLIC HEARINGS ON PROPOSED RULES

### CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law  
 56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law

### ELECTIONS, STATE BOARD OF

26 Ill. Adm. Code 208 Constitutional Amendments & Statewide Questions of Public Policy  
 26 Ill. Adm. Code 201 Established Political Party & Independent Candidate Nominating Petitions  
 26 Ill. Adm. Code 207 Miscellaneous  
 26 Ill. Adm. Code 202 New Political Party Nominating Petitions

### FIRE MARSHAL, OFFICE OF THE STATE

41 Ill. Adm. Code 100 Fire Prevention & Safety

### POLLUTION CONTROL BOARD

35 Ill. Adm. Code 615 Standards for Existing Activities Located Within a Setback Zone or Regulated Recharge Area  
 35 Ill. Adm. Code 616 Standards for New Activities Located Within a Setback Zone or Regulated Recharge Area

# ILLINOIS REGISTER

1989 CUMULATIVE INDEX

VOL. 13, ISSUE #39

SEPTEMBER 29, 1989

## PUBLIC HEARINGS ON PROPOSED RULES (CONT'D)

### PROFESSIONAL REGULATION, DEPARTMENT OF

68 Ill. Adm. Code 1400 Psychologist Registration Act 9410

### PUBLIC HEALTH, DEPARTMENT OF

77 Ill. Adm. Code 450 Clinical Laboratories & Blood Banks 2545  
 77 Ill. Adm. Code 694 College Immunization Code 5818  
 77 Ill. Adm. Code 694 College Immunization Code 7485  
 77 Ill. Adm. Code 750 Food Service Sanitation Code 7487  
 77 Ill. Adm. Code 490 Ill. Blood Bank Code 3199  
 77 Ill. Adm. Code 840 Ill. Health & Hazardous Substances Registry 15129  
 77 Ill. Adm. Code 698 Pertussis Vaccine Pamphlet Code 7489  
 68 Ill. Adm. Code 750 Plumbers Licensing Code 7491  
 77 Ill. Adm. Code 630 Program Content & Guidelines for Maternal & Child Health Services 12652  
 77 Ill. Adm. Code 635 Program Content & Guidelines for Title X Family Planning Services 7493  
 77 Ill. Adm. Code 640 Regionalized Perinatal Health Care Code 12654  
 77 Ill. Adm. Code 760 Retail Food Service Sanitation Code 7495

## PUBLIC INFORMATION

### BANKS AND TRUST COMPANIES, COMMISSIONER OF

Notice of Acceptance of an Application by Commerce Bancshares, Inc., Kansas City, Missouri, to Acquire First Bankers Trustshares, Inc., Quincy, Illinois 4055  
 Notice of Acceptance of an Application by First Bank, Inc., St. Louis, Missouri, to Acquire the Salem National Bank, Salem, Illinois 2169  
 Notice of Acceptance of an Application by First of America Bank Corporation to Acquire Midwest Financial Group, Inc. 10718  
 Notice of Acceptance of an Application by First of America Bank Corporation to Acquire Whiteside County Bank 1627  
 Notice of Acceptance of an Application by Old National Bancorp to Acquire the First National Bank of Harrisburg 968

### EDUCATION LOAN AUTHORITY, ILLINOIS INDEPENDENT HIGHER

23 Ill. Adm. Code 1960 Bond Issue Fees 7816  
 2 Ill. Adm. Code 5250 Public Information, Rulemaking & Organization 7817

### LABOR, DEPARTMENT OF

List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Project 3201  
 List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Project 3202

### POLLUTION CONTROL BOARD

Environmental Protection Act 11096

### RACING BOARD, ILLINOIS

11 Ill. Adm. Code Race Track Improvement Fund 7818

### REVENUE, DEPARTMENT OF

Index of Letter Rulings (Fourth Quarter of 1988) (ROT) 2170  
 Index of Letter Rulings (Fourth Quarter of 1988) (Income Tax) 3481  
 Index of Letter Rulings (First Quarter of 1989) (Income Tax) 8146  
 Index of Letter Rulings (First Quarter of 1989) (ROT) 8674  
 Index of Letter Rulings (Second Quarter of 1989) (Income Tax) 13090  
 Index of Letter Rulings (Second Quarter of 1989) (ROT) 13908



## REGULATORY AGENCY

## AGING, DEPARTMENT ON

89 Ill. Adm. Code 230

Older Americans Act Programs

3197

## PUBLIC HEALTH, DEPARTMENT OF

77 Ill. Adm. Code 697  
AIDS Confidentiality & Testing Code  
77 Ill. Adm. Code 205  
Ambulatory Surgical Treatment Center Licensing Requirements  
77 Ill. Adm. Code 855  
Asbestos Abatement for Public & Private Schools in Ill.  
77 Ill. Adm. Code 535  
Emergency Medical Services  
77 Ill. Adm. Code 1230  
Financial & Economic Feasibility Review & Evaluation Plan  
77 Ill. Adm. Code 1240  
Financial & Economic Feasibility Review & Evaluation Plan (For All Long-Term Care & Chronic Disease Facilities)

77 Ill. Adm. Code 1120  
Financial & Economic Feasibility Review Criteria  
77 Ill. Adm. Code 1126  
Freedom of Information  
77 Ill. Adm. Code 682  
Hearing Aid Consumer Protection Code  
77 Ill. Adm. Code 250  
Hospital Licensing Requirements  
77 Ill. Adm. Code 840  
Ill. Health & Hazardous Substances Registry  
77 Ill. Adm. Code 870  
Ill. Mobile Home Tie-down Act  
77 Ill. Adm. Code 890  
Ill. Plumbing Code  
77 Ill. Adm. Code 920  
Ill. Water Well Construction Code  
77 Ill. Adm. Code 396  
Life Care Facilities Contract Code  
77 Ill. Adm. Code 880  
Manufactured Housing & Mobile Structures  
77 Ill. Adm. Code 860  
Mobile Home & Mobile Home Parks  
77 Ill. Adm. Code 1100  
Narrative & Planning Policies  
77 Ill. Adm. Code 661  
Newborn Metabolic Screening & Treatment Code  
77 Ill. Adm. Code 1190  
Permit Application Fees  
77 Ill. Adm. Code 1180  
Practice & Procedure in Administrative Hearings  
77 Ill. Adm. Code 1220  
Practice & Procedures in Reconsideration Hearings  
77 Ill. Adm. Code 905  
Private Sewage Disposal Code  
77 Ill. Adm. Code 1130  
Procedural Rules  
77 Ill. Adm. Code 1160  
Processing an Application for Permit & Validity of Permits  
77 Ill. Adm. Code 1110  
2 Ill. Adm. Code 1125  
Public Information, Rulemaking & Organization  
77 Ill. Adm. Code 1200  
Public Notice of Opportunity for Public Hearing & Public Hearing Procedures  
77 Ill. Adm. Code 800  
Recreational Area Code  
77 Ill. Adm. Code 725  
Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs & Cosmetics

77 Ill. Adm. Code 510  
Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs  
77 Ill. Adm. Code 848  
Toxic Art Supplies Code  
77 Ill. Adm. Code 500  
Vital Records Act, The

13976

13977

13979

13981

7497

7498

7499

7500

7501

7502

7503

## REHABILITATION SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 515  
Advisory Councils  
89 Ill. Adm. Code 540  
Auxiliary Aids  
89 Ill. Adm. Code 885  
Centers for Independent Living  
89 Ill. Adm. Code 730  
Ill. Visually Handicapped Institute  
89 Ill. Adm. Code 685  
Non-Financial Eligibility Criteria  
89 Ill. Adm. Code 700  
Service Plan Development  
89 Ill. Adm. Code 650  
Vending Facility Program for the Blind

## EXECUTIVE ORDERS AND PROCLAMATIONS

## EXECUTIVE ORDERS

89-1 Rescinding Executive Order 85-2 & Establishing the Ill. Planning Council on Developmental Disabilities

2212

## EXECUTIVE ORDERS (CONT'D)

89-2 Executive Order Creating A Science & Technology Advisor to the Governor 4960  
89-3 An Executive Order Amending Executive Order 87-4 12912  
89-4 An Executive Order Establishing Within the Ill. Emergency & Disaster Agency the Division of Training & Education Administration & Management 12913

## PROCLAMATIONS

89-001 James R. Wolfe's Memorial Award Day 669  
89-002 Chicago Opera Theater Week 670  
89-003 American History Month 671  
89-004 Congratulates Frank R. Adams 672  
89-005 Vocational Education Week 673  
89-006 Volunteer Connection Day 674  
89-007 Cerebral Palsy Month 675  
89-008 Four Chaplains Sunday 676  
89-009 Homemakers Extension Association Week 677  
89-010 Ill. Trail Appreciation Month 678  
89-011 Ill. Trail Appreciation Month (Revised) 1277  
89-012 School Social Work Week 679  
89-013 American Savings & Loan/100th Anniversary 680  
89-014 Center For Children's Services Day 681  
89-015 Child Find Month 682  
89-016 Jaycee Week 683  
89-017 Commissioned Corps of the United States Public Health Service Day 684  
89-018 Junior Achievement Week 971  
89-019 Kiwanis Week 972  
89-020 Land Surveyors' Month 973  
89-021 Smiles for Little City Days 974  
89-022 Chicago Advertising Woman of the Year Week 975  
89-023 Dr. Martin Luther King Day 976  
89-024 Declares the Counties of Edwards, Wabash, Wayne & White to be Disaster Areas 977  
89-025 ROTC Week 978  
89-026 Seed Month 1278  
89-027 Amateur Athletic Union Physique Day 1279  
89-028 Nutrition Month 1280  
89-029 American Homeless Awareness Day 1281  
89-030 Community Action Day 1629  
89-031 Orchid Week 1630  
89-032 Sales & Marketing Month 1631  
89-033 Poison Prevention Week 1632  
89-034 Ukrainian Independence Day 1633  
89-035 Free Enterprise Week 1634  
89-036 Snowmobile Safety Week 1635  
89-037 Women in Sports Day 1636  
89-038 Burn Awareness Week 1637  
89-039 Earth Day 1909  
89-040 Ill. Jaycee Week 1910  
89-041 Ill. Lumber & Material Dealers Days 1911  
89-042 Consumers Week 1912  
89-043 African-American History Month 1913  
89-044 Lions of Ill. Eye Bank Day 1914  
89-045 Black History Month 2219  
89-046 Employ the Older Worker Week 2220  
89-047 Future Business Leaders of America-Phi Beta Lambda Month 2221  
89-048 Lithuanian Independence Day 2222  
89-049 United States Power Squadrons Day 2223



## ILLINOIS REGISTER

1989 CUMULATIVE INDEX

VOL. 13, ISSUE #39

SEPTEMBER 29, 1989

## PROCLAMATIONS (CONT'D)

89-050	Cardiac Rehabilitation Week	2224
89-051	Future Farmers of America Week	2225
89-052	Labor-Management Cooperation Week	2226
89-053	STC's International Technical Communication Week	2227
89-054	Engineers Week	2228
89-055	DuPage County Sesquicentennial	2568
89-056	Tornado Preparedness Week	2569
89-057	Legislators' Fitness Day	2570
89-058	Rehabilitation Facilities Week	2887
89-059	Recognizes John G. Gilbert	2888
89-060	Grammy Awards Celebration Day	3205
89-061	Listening Awareness Day	3206
89-062	RP Awareness Day	3207
89-063	St. David's Day	3208
89-064	Women's History Month	3209
89-065	Casimir Pulaski Day	3210
89-066	Ill. State Quarter Convention Week	3211
89-067	Youth Art Month	3212
89-068	Viet Nam Veterans Day	3503
89-069	International Demolay Week	3504
89-070	Agriculture Week	3505
89-071	Herman Bryant Day	3506
89-072	Four Seasons Hotel Chicago Opening Day	3507
89-073	City of Belleville Year	3508
89-074	Shamrocks Against Dystrophy Days in Ill.	3509
89-075	Technical Education Week	3510
89-076	Pharmacy Day	4057
89-077	Arts Education Week	4058
89-078	Biomedical Equipment Technology Week	4059
89-079	U. S. Savings Bond Month	4060
89-080	Congratulates Top Ladies of Distinction	4061
89-081	Earthquake Awareness Week	4062
89-082	Home Center Week	4063
89-083	Junior League of Springfield Appreciation Week	4064
89-084	Licensed Practical Nurse Week	4065
89-084	Licensed Practical Nurse Week (Revised)	7821
89-085	POW-MIA Day	4066
89-086	Professional Social Work Month	4067
89-087	Rochelle Lee Fund Day	4068
89-088	School Psychology Week	4069
89-089	Call Before You Dig Month	4070
89-090	Ill. Veterans Affairs Day	4323
89-091	Marine Night Fighter Association Days	4324
89-092	Recognizes Clarence Darrow Community Center/Honors George Kalindonis	4325
89-093	Surgical Technologist Week	4326
89-094	Auctioneer's Week	4327
89-095	Ill. Clean & Beautiful & Tree City USA Appreciation Month	4328
89-096	Volunteer Week	4329
89-097	Belarusian/Bylorussian Day	4962
89-098	Breastfeeding Promotion Month	4963
89-099	High Blood Pressure Month	4964
89-100	Jesse White Day	4965
89-100	Jesse White Day (Revised)	8719
89-101	Library Week	4966
89-101	Library Week (Revised)	6823
89-102	Professional Secretaries Week/Professional Secretaries Day	4967

CI - 19

## ILLINOIS REGISTER

1989 CUMULATIVE INDEX

VOL. 13, ISSUE #39

SEPTEMBER 29, 1989

## PROCLAMATIONS (CONT'D)

89-103	School Library Day	4968
89-104	Veterinary Medical Education Week	4969
89-105	American Vintage Wristwatch Day	4970
89-106	Gamma Phi Circus Week	4971
89-107	Ill. Employee Fitness Day	4972
89-108	Parks & Recreation Month	4973
89-109	Building Safety Week	4974
89-110	Groundwater Protection Month	4975
89-111	Ill. Cooperative Extension Day	4976
89-112	Ill. Industry Appreciation Day	4977
89-113	Post Anesthesia Nurse Awareness Week	4978
89-114	Recycling Week	4979
89-115	Public Health Professionals: Peers & Partners Week	4980
89-116	Business Opportunity Days	4981
89-117	Drinking Water Week	4982
89-118	Ill. Science Day	4983
89-119	Irv Kupcinet Day	5212
89-120	Keep America Beautiful Month	5213
89-121	Lioness Caramel Corn Day	5214
89-122	Medical Laboratory Week	5215
89-123	State Horseshoe Festival Day	5216
89-123	State Horseshoe Festival Day (Revised)	7505
89-124	Stroke Club Day	5217
89-125	United Insurance Company of America Day	5218
89-126	Youth Temperance Education Week	5219
89-127	His Eminence Archbishop Iakovos/30th Anniversary	5220
89-128	Rainbow House/Arco Ins Day	5221
89-129	Days of Remembrance	5222
89-130	Deputy Chief Gerald B. Creed Day	5223
89-131	Lake & Watershed Management Month	5224
89-132	Student Athlete Day	5822
89-133	Corfu-Tasty Gyros, Inc. Day	5823
89-134	Recognizes the 35th Anniversary of the Nu Iota Chapter of Alpha Omicron Pi	5824
89-135	Ted Liss Day	5825
89-136	New Homes Month	5826
89-137	Queen Isabella Day	5827
89-138	Coin Week	5828
89-139	Hyde Park Art Center Day	5829
89-140	Job's Daughters Week	5830
89-141	Medical Assistants' Week	5831
89-142	Rural Electric Youth Day	5832
89-143	Special Olympics Week	5833
89-144	Ill. Historical Library Month	5834
89-145	Victim Rights Week	5835
89-146	Welcome Home Chuck Marshall Day	5836
89-147	James & Sybil Stockdale Day	5837
89-148	Design-Drafting Week	6824
89-149	Belarusian Independence Day	6835
89-150	Child Abuse Prevention Month	6836
89-151	Earth Week	6837
89-152	Grade Crossing Safety Week	6838
89-153	Music Week	6839
89-154	Small Business Week	6840
89-155	Adopt-A-Car Month	6841
89-156	Child Support Awareness Day	6842
89-157	Croatian Independence Day	6843

CI - 20



## ILLINOIS REGISTER

1989 CUMULATIVE INDEX

VOL. 13, ISSUE #39

SEPTEMBER 29, 1989

## PROCLAMATIONS (CONT'D)

89-158	Displaced Homemakers' Week	6844
89-159	Food & Beverage Packaging Week	6845
89-159	Food & Beverage Packaging Week (Revised)	7167
89-160	Motorcycle Awareness Month	6846
89-161	Older Americans Month	6847
89-162	Public Service Recognition Week	6848
89-163	Space Development Week	6849
89-164	CMM7 - Converting Machinery/Materials Day	6850
89-165	Community Mental Health Services Week	6851
89-166	Entrepreneur Achievement Week	6852
89-167	Goodwill Industries Week	6853
89-168	Nursing: The Heartbeat of Health Care Days In Chicago Day	6854
89-169	Pan American Week	6855
89-170	Credit Education Week	6856
89-171	Dr. Jack L. Greider Day	6857
89-172	Commemorates Warsaw Ghetto Uprising	6858
89-173	Day of Prayer	6859
89-174	Municipal Clerks Week	6860
89-175	Subcontractors Month	6861
89-176	Music in Our Schools Month	7168
89-177	Centenarians Day	7169
89-178	Student Council Leadership Week	7170
89-179	Teacher Appreciation Week	7171
89-180	The Year of Recognition for the Institute of Business Designers	7172
89-181	Just Say No Day	7173
89-182	Moscow-Chicago Theatre Exchange Week	7174
89-183	Nursing Home Week	7175
89-184	Enterostomal Therapy Nurses Day	7176
89-185	Nurses Week	7177
89-186	Bird Appreciation Week	7178
89-187	Stamp Collecting Week	7179
89-188	Stephen A. Forbes Biological Station Day	7180
89-189	Youth Workout Day	7506
89-190	Disabled American Veterans' Days	7507
89-191	Plant a Living Legacy, a Continuing Dedication	7508
89-192	All Presidents Day	7509
89-193	Better Hearing & Speech Month	7510
89-194	Manufactured Housing Week	7511
89-195	Asian American Heritage Month	7512
89-196	City of Hope Day	7513
89-197	Korean War Veteran Day	7822
89-198	Medical Research Days	7823
89-199	Police Memorial Day/National Police Week/National Police Memorial Day	7824
89-200	Exceptional Children's Week	7825
89-201	Foster Parent Month	7826
89-202	Maritime Day	7827
89-203	Mother's Day	7828
89-204	Senior Citizens' Center of Oak Park & River Forest Day	7829
89-205	Adopt-A-Cop Month	7830
89-206	Insurance Agents Week	7831
89-207	Nurses Week at Edward Hines, Jr. VA Hospital	7832
89-208	Take Your Hats Off to Transit Day	7833
89-209	Unclaimed Property Week	7834
89-210	Correctional Officer Week	7835
89-211	Productivity & Quality Improvement Month	7836
89-212	Week of the High Risk Child	7837

CI - 21

## ILLINOIS REGISTER

1989 CUMULATIVE INDEX

VOL. 13, ISSUE #39

SEPTEMBER 29, 1989

## PROCLAMATIONS (CONT'D)

89-213	De La Salle Day	7838
89-214	Salvation Army Week	7839
89-215	American G.I. Forum Days	7840
89-216	Carol Fowler Day	7841
89-217	Estate Planning Day	7842
89-218	International Museum Day	7843
89-219	Organ & Tissue Donor Awareness Week	8174
89-220	Children's Memorial Institute of Education & Research Day	8175
89-221	James J. McCarthy Day	8176
89-222	Retired Teachers Week	8177
89-223	Student Service Corporation Vocational Education Day	8178
89-224	Buckle-Up America Week	8179
89-225	Hospital Day	8180
89-226	Ill. Bell Operator Day	8181
89-227	Ill. - USA Karate Federation Day	8182
89-228	Students Against Driving Drunk Month	8183
89-229	Ileitis & Colitis Awareness Week	8184
89-230	Mental Health Month	8185
89-231	Victor Vasarely Week	8186
89-232	National Association of Insurance Women's Week	8187
89-233	Neurofibromatosis Awareness Week	8188
89-234	Firefighter Memorial Day	8721
89-235	Hull House Week	8722
89-236	Barrier Awareness Week	8723
89-237	Catholic Heritage Week	8724
89-238	Fishing Week	8725
89-239	Ill. Rivers Appreciation Month	8726
89-240	Transportation Week	8727
89-241	Water Quality Week	8728
89-242	A.H. Entertainers, Inc./50th Anniversary	8729
89-243	Congratulates Dr. Morton Goldberg	8730
89-244	Cornelia de Lange Awareness Day	8731
89-245	Gateway Day	8732
89-246	Golden Trumpets Day	8733
89-247	John H. Johnson Day	8734
89-248	Pharmaceutical Manufacturers Day	8735
89-249	React Month	9039
89-250	Israel Independence Day	9040
89-251	Lions Of Ill. Hearing Screening Day	9041
89-252	Ortho-Olympics Day	9042
89-253	Railroad Women's Day	9043
89-254	Wild Horse & Burro Week	9044
89-255	Congratulates Dorothy McConner	9045
89-256	Customer Service Week	9046
89-257	Father's Day	9047
89-258	Ill. Business Week	9048
89-259	Ill. Business Week (Revised)	9049
89-260	Odd Fellow-Rebekah Day	9050
89-261	Peer Pedersen Day	9051
89-262	Pest Control Month	9052
89-263	Safety Week	9053
89-264	U.S. Coast Guard Auxiliary Day	9054
89-265	Junior Olympics Days	9055
89-266	Criminal Justice Awareness Day	9056
89-267	Father Leo Enlow Day	
	Ill. Marine Corps League Days	

CI - 22



PROCLAMATIONS (CONT'D)

89-268	Jeffrey Jackson Day	9057
89-269	U.S. Space Observation Days/Space Exploration Day	9058
89-270	Vocational Student Organization Week	9059
89-271	Sri Chinmoy Silver Jubilee Day	9413
89-272	St. Paul Federal Day	9414
89-273	Korea Unification Day	9415
89-274	Blood Donor Awareness Month	9416
89-275	Forgotten Eyes Day	9417
89-276	Talent-Linkage-Chicago Day	9418
89-277	Child Care Association Day	9419
89-278	Safe Boating Week	9420
89-279	Athletic Trainer Week	9622
89-280	Bells On Independence Day	9623
89-281	National Basketball Players Association/Little City Foundation Day	9624
89-282	National Black MBA Association Week	9625
89-283	National Black MBA Association Week (Revised)	11109
89-284	Therapeutic Recreation Week	9626
89-285	Captive Nations Week	9627
89-286	Captive Nations Week (Revised)	12915
89-287	Chicago Branch, Inc. Day	9628
89-288	Endangered Species Week	9629
89-289	Mid-America Regulatory Commissioners Days	9630
89-290	Springfield Municipal Opera Day	9631
89-291	Take Pride in America Month	9632
89-292	United States Customs Day	9633
89-293	Congratulates Grant Memorial A.M.E. Church	9634
89-294	Greek Heritage Week	9635
89-295	Handball Week	9636
89-296	Metropolitan Water Reclamation District/100th Year Of Founding	9637
89-297	Reverend Thomas E. Burr Appreciation Day	9638
89-298	Delta Sigma Theta Day	9639
89-299	Baltic Freedom Day	9640
89-300	Serbian-American Heritage Days	10721
89-301	Southern View Day	10722
89-302	Arlington International Racecourse Weekend	10723
89-303	Conservation Tillage Week	11110
89-304	Mid-American College Health Association Week	11111
89-305	Non-Dependence Day	11112
89-306	Food Science and Technology Week	11113
89-307	Stars of the U.S.R. Day	11114
89-308	City of Sparta Sesquicentennial Week	11115
89-309	Dental Hygiene Week	11963
89-310	Henry George Month	11964
89-311	Pompon Appreciation Day	11965
89-312	Firefighters Appreciation Week	11966
89-313	Lions Candy Day	11967
89-314	CMM7--Convenience Machinery/Materials Week	11968
89-315	Help Retarded Citizens Days	11969
89-316	Kids for Conservation Day	11970
89-317	Kids for Conservation Day (Revised)	11971
89-318	Leukemia Awareness Week	13984
89-319	Women in Careers Day	11972
89-320	Hunting & Fishing Days	11973
	National Baton Twirling Week	11974
	Railway Mail Service Day	11975
		11976

PROCLAMATIONS (CONT'D)

89-321	Great American People Day	11977
89-321	Great American People Show Month (Revised)	12657
89-322	Hosiery Week	11978
89-323	Polled Hereford Week	11979
89-324	Sexually Transmitted Disease Education Month	11980
89-325	Spirit of Love Award Day	11981
89-326	Wooten Choral Ensemble Day	11982
89-327	French Bicentennial Week	12162
89-328	Credit Agricole Week	12648
89-329	Children's Day	12659
89-330	Head Injury Awareness Month	12660
89-331	Victory Week	12661
89-332	Governors State University Day	12662
89-333	Housekeepers' Week	12663
89-334	Leif Ericsson Day	12664
89-335	NYMA Day	12665
89-336	Adopt a Caseworker Day	12666
89-337	Minority Women Caucus Days	12667
89-338	Paralyzed Veterans Recognition Day	12668
89-339	Peruvian Day In Illinois	12669
89-340	Uruguay Day	12670
89-341	Congratulates Dorothy Leavell	12671
89-342	Congratulates the Anti-Cruelty Society	12672
89-343	Red Schoendienst, Al Barlick & Harry Caray Day	12916
89-344	Women With A Challenge Day	12917
89-345	Gold Star Mother's Day	12918
89-346	Radiologic Technology Week	12919
89-347	Veterans Day at the Fair	12920
89-348	Morgan Horse Week	12921
89-349	POW/MIA Recognition Day	12922
89-350	United States Marshals Bicentennial Day	12923
89-351	Women Veterans Recognition Week	12924
89-352	Gumby - Cash for Kids Week	13117
89-353	Constitution Week	13118
89-354	Establishes A Honey Bee Quarantine	13350
89-355	American Energy Awareness Month	13351
89-356	Letter Carrier Day	13352
89-357	Kiwanis Week	13690
89-358	Recognizes Joe Sterle/Outstanding Ill. Citizen	13691
89-359	Chamber Of Commerce Week	13692
89-360	National Communications Forum Week	13693
89-361	U.S. Coast Guard's 200th Anniversary Year	13694
89-362	Angeline Tufano Day	13695
89-363	Bud Billiken Day	13696
89-364	El Dia Del Festival Hispano De Waukegan	13697
89-365	Automotive Parts & Accessories Association Week	13985
89-366	Buffalo Grove High School Adult Fitness Center Grand Opening Day	13986
89-367	Chemistry Week	13987
89-368	Metropolitan Chicago Coalition On Aging Month/Metropolitan Chicago Coalition On Aging Day	13988
89-369	School's Open Safety Week	13989
89-370	Women's Equality Day	13990
89-371	Oxfam Fact For A World Harvest Day	13991
89-372	Palmer House Day	13992
89-373	Car Care Month	14141
89-374	Drive For Life Day	14142



## PROCLAMATIONS (CONT'D)

89-375	International Visitors Month	14143
89-375	International Visitors Month (Revised)	15132
89-376	Lupus Awareness Month	14144
89-377	The Week Of The Day Care Home Provider	14145
89-378	Alcohol & Drug Treatment Month	14487
89-379	Columbus Day	14488
89-380	Iron Overload Diseases Awareness Week	14489
89-381	Labor Day	14490
89-382	The Wright Connection & Message/Goodwill Ambassadors	14491
89-383	Union Label Week	14492
89-384	Village of Arenzville Sesquicentennial Days	14493
89-385	Dowd's Syndrome Awareness Month	14494
89-386	Richard M. Johnson Day	14495
89-387	Y-Indian Guide Programs Month	14496
89-388	Commends Bob Hardin/Fluorspar Museum	14497
89-389	Willie B. Elliot Day	14498
89-390	Food Service Employees Week	15132
89-391	Joseph Cardinal Glenn Day	15133
89-392	Lyric Opera Month	15133
89-393	Osteopathic Medicine Week	15133
89-394	Vegetarian Day	15134
89-395	Emergency Medical Services Week	15134
89-396	Eunice W. Johnson Day	15135
89-397	George Mitchell Day	15135
89-398	Maynard I. Wishner Day	15136
89-399	Safety Town Week	15136
89-400	Talk About Prescriptions Month	15137
89-401	Certified Professional Secretaries Month	15137
89-402	Respect Life Week	15138
89-403	Women in Construction Week	15138
89-404	Toastmasters Month	15497
89-405	Chicago Chamber Orchestra Day	15497
89-406	Edward J. Derwinski Day	15498
89-407	Federal Employee Of The Year Day	15498
89-408	Riding For The Handicapped Days	15499
89-409	Adult Day Care Week	15499
89-410	Free Sons Of Israel Week	15500
89-411	Jack C. Leah Day	15500
89-412	Notary Public Day	15501
89-413	Read America Day	15501
89-414	American Business Women's Day	15502
89-415	Hunter Education Week	15502
89-416	Medical Records Week	15503
89-417	Citizenship Day/Constitution Week	15503
89-418	Mexican Independence Celebration Week	15504
89-419	Ukrainian Heritage Week	15504
89-420	Child Care Worker Week	15504
89-421	Midwest Hispanic Aids Coalition Awareness Week	15505
89-422	Quality Month	15505
89-423	Vista Volunteer Recognition Day	15506
89-424	World Food Day	15506
89-425	Family Health Month	15507
89-426	Ill. Association For Counseling And Development Day	15507

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

## TYPE OF RULEMAKING

am = amendment to existing Section  
cc = codification changes  
n = new Section  
r = repeal of existing Section  
re = reclassified  
# = renumbered

## ACTION CODES

A = Adopted rule  
C = Correction  
CC = Codification Changes  
E = Emergency rule  
F = Failure to Remedy Objections  
M = Modification  
O = JCAR Objection  
P = Proposed rule  
PF = Prohibited Filing  
PP = Peremptory rule  
R = Refusal to Modify or Withdraw  
RC = JCAR Recommendation  
S = Suspended rule  
W = Withdrawal of Proposed rule

## TITLE 1

300.100 n (P-8511/88; A-8407)  
300.200 n (P-8511/88; A-8407)  
300.300 n (P-8511/88; A-8407)  
300.400 n (P-8511/88; A-8407)  
300.Ap. A n (P-8511/88; A-8407)

## TITLE 2

160.101 re (A-9497)  
160.102 re (A-9497)  
160.201 re (A-9497)  
160.202 re (A-9497)  
160.203 re (A-9497)  
160.301 re (A-9497)  
160.302 re (A-9497)  
160.303 re (A-9497)  
160.304 re (A-9497)  
160.305 re (A-9497)  
160.401 re (A-9497)  
160.402 re (A-9497)  
160.403 re (A-9497)  
160.404 re (A-9497)  
160.405 re (A-9497)  
160.406 re (A-9497)  
160.407 re (A-9497)  
160.501 re (A-9497)  
160.502 re (A-9497)  
160.503 re (A-9497)  
160.504 re (A-9497)  
160.505 re (A-9497)  
160.506 re (A-9497)  
160.507 re (A-9497)  
160.508 re (A-9497)  
160.509 re (A-9497)  
160.510 re (A-9497)  
160.511 re (A-9497)  
160.512 re (A-9497)  
160.513 re (A-9497)  
160.514 re (A-9497)  
160.515 re (A-9497)  
160.516 re (A-9497)  
160.517 re (A-9497)  
160.518 re (A-9497)  
160.519 re (A-9497)  
160.520 re (A-9497)  
160.521 re (A-9497)  
160.522 re (A-9497)  
160.523 re (A-9497)  
160.524 re (A-9497)  
160.525 re (A-9497)  
160.526 re (A-9497)  
160.527 re (A-9497)  
160.528 re (A-9497)  
160.529 re (A-9497)  
160.530 re (A-9497)  
160.531 re (A-9497)  
160.532 re (A-9497)  
160.533 re (A-9497)  
160.534 re (A-9497)  
160.535 re (A-9497)  
160.536 re (A-9497)  
160.537 re (A-9497)  
160.538 re (A-9497)  
160.539 re (A-9497)  
160.540 re (A-9497)  
160.541 re (A-9497)  
160.542 re (A-9497)  
160.543 re (A-9497)  
160.544 re (A-9497)  
160.545 re (A-9497)  
160.546 re (A-9497)  
160.547 re (A-9497)  
160.548 re (A-9497)  
160.549 re (A-9497)  
160.550 re (A-9497)  
160.551 re (A-9497)  
160.552 re (A-9497)  
160.553 re (A-9497)  
160.554 re (A-9497)  
160.555 re (A-9497)  
160.556 re (A-9497)  
160.557 re (A-9497)  
160.558 re (A-9497)  
160.559 re (A-9497)  
160.560 re (A-9497)  
160.561 re (A-9497)  
160.562 re (A-9497)  
160.563 re (A-9497)  
160.564 re (A-9497)  
160.565 re (A-9497)  
160.566 re (A-9497)  
160.567 re (A-9497)  
160.568 re (A-9497)  
160.569 re (A-9497)  
160.570 re (A-9497)  
160.571 re (A-9497)  
160.572 re (A-9497)  
160.573 re (A-9497)  
160.574 re (A-9497)  
160.575 re (A-9497)  
160.576 re (A-9497)  
160.577 re (A-9497)  
160.578 re (A-9497)  
160.579 re (A-9497)  
160.580 re (A-9497)  
160.581 re (A-9497)  
160.582 re (A-9497)  
160.583 re (A-9497)  
160.584 re (A-9497)  
160.585 re (A-9497)  
160.586 re (A-9497)  
160.587 re (A-9497)  
160.588 re (A-9497)  
160.589 re (A-9497)  
160.590 re (A-9497)  
160.591 re (A-9497)  
160.592 re (A-9497)  
160.593 re (A-9497)  
160.594 re (A-9497)  
160.595 re (A-9497)  
160.596 re (A-9497)  
160.597 re (A-9497)  
160.598 re (A-9497)  
160.599 re (A-9497)  
160.600 re (A-9497)  
160.601 re (A-9497)  
160.602 re (A-9497)  
160.603 re (A-9497)  
160.604 re (A-9497)  
160.605 re (A-9497)  
160.606 re (A-9497)  
160.607 re (A-9497)  
160.608 re (A-9497)  
160.609 re (A-9497)  
160.610 re (A-9497)  
160.611 re (A-9497)  
160.612 re (A-9497)  
160.613 re (A-9497)  
160.614 re (A-9497)  
160.615 re (A-9497)  
160.616 re (A-9497)  
160.617 re (A-9497)  
160.618 re (A-9497)  
160.619 re (A-9497)  
160.620 re (A-9497)  
160.621 re (A-9497)  
160.622 re (A-9497)  
160.623 re (A-9497)  
160.624 re (A-9497)  
160.625 re (A-9497)  
160.626 re (A-9497)  
160.627 re (A-9497)  
160.628 re (A-9497)  
160.629 re (A-9497)  
160.630 re (A-9497)  
160.631 re (A-9497)  
160.632 re (A-9497)  
160.633 re (A-9497)  
160.634 re (A-9497)  
160.635 re (A-9497)  
160.636 re (A-9497)  
160.637 re (A-9497)  
160.638 re (A-9497)  
160.639 re (A-9497)  
160.640 re (A-9497)  
160.641 re (A-9497)  
160.642 re (A-9497)  
160.643 re (A-9497)  
160.644 re (A-9497)  
160.645 re (A-9497)  
160.646 re (A-9497)  
160.647 re (A-9497)  
160.648 re (A-9497)  
160.649 re (A-9497)  
160.650 re (A-9497)  
160.651 re (A-9497)  
160.652 re (A-9497)  
160.653 re (A-9497)  
160.654 re (A-9497)  
160.655 re (A-9497)  
160.656 re (A-9497)  
160.657 re (A-9497)  
160.658 re (A-9497)  
160.659 re (A-9497)  
160.660 re (A-9497)  
160.661 re (A-9497)  
160.662 re (A-9497)  
160.663 re (A-9497)  
160.664 re (A-9497)  
160.665 re (A-9497)  
160.666 re (A-9497)  
160.667 re (A-9497)  
160.668 re (A-9497)  
160.669 re (A-9497)  
160.670 re (A-9497)  
160.671 re (A-9497)  
160.672 re (A-9497)  
160.673 re (A-9497)  
160.674 re (A-9497)  
160.675 re (A-9497)  
160.676 re (A-9497)  
160.677 re (A-9497)  
160.678 re (A-9497)  
160.679 re (A-9497)  
160.680 re (A-9497)  
160.681 re (A-9497)  
160.682 re (A-9497)  
160.683 re (A-9497)  
160.684 re (A-9497)  
160.685 re (A-9497)  
160.686 re (A-9497)  
160.687 re (A-9497)  
160.688 re (A-9497)  
160.689 re (A-9497)  
160.690 re (A-9497)  
160.691 re (A-9497)  
160.692 re (A-9497)  
160.693 re (A-9497)  
160.694 re (A-9497)  
160.695 re (A-9497)  
160.696 re (A-9497)  
160.697 re (A-9497)  
160.698 re (A-9497)  
160.699 re (A-9497)  
160.700 re (A-9497)  
160.701 re (A-9497)  
160.702 re (A-9497)  
160.703 re (A-9497)  
160.704 re (A-9497)  
160.705 re (A-9497)  
160.706 re (A-9497)  
160.707 re (A-9497)  
160.708 re (A-9497)  
160.709 re (A-9497)  
160.710 re (A-9497)  
160.711 re (A-9497)  
160.712 re (A-9497)  
160.713 re (A-9497)  
160.714 re (A-9497)  
160.715 re (A-9497)  
160.716 re (A-9497)  
160.717 re (A-9497)  
160.718 re (A-9497)  
160.719 re (A-9497)  
160.720 re (A-9497)  
160.721 re (A-9497)  
160.722 re (A-9497)  
160.723 re (A-9497)  
160.724 re (A-9497)  
160.725 re (A-9497)  
160.726 re (A-9497)  
160.727 re (A-9497)  
160.728 re (A-9497)  
160.729 re (A-9497)  
160.730 re (A-9497)  
160.731 re (A-9497)  
160.732 re (A-9497)  
160.733 re (A-9497)  
160.734 re (A-9497)  
160.735 re (A-9497)  
160.736 re (A-9497)  
160.737 re (A-9497)  
160.738 re (A-9497)  
160.739 re (A-9497)  
160.740 re (A-9497)  
160.741 re (A-9497)  
160.742 re (A-9497)  
160.743 re (A-9497)  
160.744 re (A-9497)  
160.745 re (A-9497)  
160.746 re (A-9497)  
160.747 re (A-9497)  
160.748 re (A-9497)  
160.749 re (A-9497)  
160.750 re (A-9497)  
160.751 re (A-9497)  
160.752 re (A-9497)  
160.753 re (A-9497)  
160.754 re (A-9497)  
160.755 re (A-9497)  
160.756 re (A-9497)  
160.757 re (A-9497)  
160.758 re (A-9497)  
160.759 re (A-9497)  
160.760 re (A-9497)  
160.761 re (A-9497)  
160.762 re (A-9497)  
160.763 re (A-9497)  
160.764 re (A-9497)  
160.765 re (A-9497)  
160.766 re (A-9497)  
160.767 re (A-9497)  
160.768 re (A-9497)  
160.769 re (A-9497)  
160.770 re (A-9497)  
160.771 re (A-9497)  
160.772 re (A-9497)  
160.773 re (A-9497)  
160.774 re (A-9497)  
160.775 re (A-9497)  
160.776 re (A-9497)  
160.777 re (A-9497)  
160.778 re (A-9497)  
160.779 re (A-9497)  
160.780 re (A-9497)  
160.781 re (A-9497)  
160.782 re (A-9497)  
160.783 re (A-9497)  
160.784 re (A-9497)  
160.785 re (A-9497)  
160.786 re (A-9497)  
160.787 re (A-9497)  
160.788 re (A-9497)  
160.789 re (A-9497)  
160.790 re (A-9497)  
160.791 re (A-9497)  
160.792 re (A-9497)  
160.793 re (A-9497)  
160.794 re (A-9497)  
160.795 re (A-9497)  
160.796 re (A-9497)  
160.797 re (A-9497)  
160.798 re (A-9497)  
160.799 re (A-9497)  
160.800 re (A-9497)  
160.801 re (A-9497)  
160.802 re (A-9497)  
160.803 re (A-9497)  
160.804 re (A-9497)  
160.805 re (A-9497)  
160.806 re (A-9497)  
160.807 re (A-9497)  
160.808 re (A-9497)  
160.809 re (A-9497)  
160.810 re (A-9497)  
160.811 re (A-9497)  
160.812 re (A-9497)  
160.813 re (A-9497)  
160.814 re (A-9497)  
160.815 re (A-9497)  
160.816 re (A-9497)  
160.817 re (A-9497)  
160.818 re (A-9497)  
160.819 re (A-9497)  
160.820 re (A-9497)  
160.821 re (A-9497)  
160.822 re (A-9497)  
160.823 re (A-9497)  
160.824 re (A-9497)  
160.825 re (A-9497)  
160.826 re (A-9497)  
160.827 re (A-9497)  
160.828 re (A-9497)  
160.829 re (A-9497)  
160.830 re (A-9497)  
160.831 re (A-9497)  
160.832 re (A-9497)  
160.833 re (A-9497)  
160.834 re (A-9497)  
160.835 re (A-9497)  
160.836 re (A-9497)  
160.837 re (A-9497)  
160.838 re (A-9497)  
160.839 re (A-9497)  
160.840 re (A-9497)  
160.841 re (A-9497)  
160.842 re (A-9497)  
160.843 re (A-9497)  
160.844 re (A-9497)  
160.845 re (A-9497)  
160.846 re (A-9497)  
160.847 re (A-9497)  
160.848 re (A-9497)  
160.849 re (A-9497)  
160.850 re (A-9497)  
160.851 re (A-9497)  
160.852 re (A-9497)  
160.853 re (A-9497)  
160.854 re (A-9497)  
160.855 re (A-9497)  
160.856 re (A-9497)  
160.857 re (A-9497)  
160.858 re (A-9497)  
160.859 re (A-9497)  
160.860 re (A-9497)  
160.861 re (A-9497)  
160.862 re (A-9497)  
160.863 re (A-9497)  
160.864 re (A-9497)  
160.865 re (A-9497)  
160.866 re (A-9497)  
160.867 re (A-9497)  
160.868 re (A-9497)  
160.869 re (A-9497)  
160.870 re (A-9497)  
160.871 re (A-9497)  
160.872 re (A-9497)  
160.873 re (A-9497)  
160.874 re (A-9497)  
160.875 re (A-9497)  
160.876 re (A-9497)  
160.877 re (A-9497)  
160.878 re (A-9497)  
160.879 re (A-9497)  
160.880 re (A-9497)  
160.881 re (A-9497)  
160.882 re (A-9497)  
160.883 re (A-9497)  
160.884 re (A-9497)  
160.885 re (A-9497)  
160.886 re (A-9497)  
160.887 re (A-9497)  
160.888 re (A-9497)  
160.889 re (A-9497)  
160.890 re (A-9497)  
160.891 re (A-9497)  
160.892 re (A-9497)  
160.893 re (A-9497)  
160.894 re (A-9497)  
160.895 re (A-9497)  
160.896 re (A-9497)  
160.897 re (A-9497)  
160.898 re (A-9497)  
160.899 re (A-9497)  
160.900 re (A-9497)  
160.901 re (A-9497)  
160.902 re (A-9497)  
160.903 re (A-9497)  
160.904 re (A-9497)  
160.905 re (A-9497)  
160.906 re (A-9497)  
160.907 re (A-9497)  
160.908 re (A-9497)  
160.909 re (A-9497)  
160.910 re (A-9497)  
160.911 re (A-9497)  
160.912 re (A-9497)  
160.913 re (A-9497)  
160.914 re (A-9497)  
160.915 re (A-9497)  
160.916 re (A-9497)  
160.917 re (A-9497)  
160.918 re (A-9497)  
160.919 re (A-9497)  
160.920 re (A-9497)  
160.921 re (A-9497)  
160.922 re (A-9497)  
160.923 re (A-9497)  
160.924 re (A-9497)  
160.925 re (A-9497)  
160.926 re (A-9497)  
160.927 re (A-9497)  
160.928 re (A-9497)  
160.929 re (A-9497)  
160.930 re (A-9497)  
160.931 re (A-9497)  
160.932 re (A-9497)  
160.933 re (A-9497)  
160.934 re (A-9497)  
160.935 re (A-9497)  
160.936 re (A-9497)  
160.937 re (A-9497)  
160.938 re (A-9497)  
160.939 re (A-9497)  
160.940 re (A-9497)  
160.941 re (A-9497)  
160.942 re (A-9497)  
160.943 re (A-9497)  
160.944 re (A-9497)  
160.945 re (A-9497)  
160.946 re (A-9497)  
160.947 re (A-9497)  
160.948 re (A-9497)  
160.949 re (A-9497)  
160.950 re (A-9497)  
160.951 re (A-9497)  
160.952 re (A-9497)  
160.953 re (A-9497)  
160.954 re (A-9497)  
160.955 re (A-9497)  
160.956 re (A-9497)  
160.957 re (A-9497)  
160.958 re (A-9497)  
160.959 re (A-9497)  
160.960 re (A-9497)  
160.961 re (A-9497)  
160.962 re (A-9497)  
160.963 re (A-9497)  
160.964 re (A-9497)  
160.965 re (A-9497)  
160.966 re (A-9497)  
160.967 re (A-9497)  
160.968 re (A-9497)  
160.969 re (A-9497)  
160.970 re (A-9497)  
160.971 re (A-9497)  
160.972 re (A-9497)  
160.973 re (A-9497)  
160.974 re (A-9497)  
160.975 re (A-9497)  
160.976 re (A-9497)  
160.977 re (A-9497)  
160.978 re (A-9497)  
160.979 re (A-9497)  
160.980 re (A-9497)  
160.981 re (A-9497)  
160.982 re (A-9497)  
160.983 re (A-9497)  
160.984 re (A-9497)  
160.985 re (A-9497)  
160.986 re (A-9497)  
160.987 re (A-9497)  
160.988 re (A-9497)  
160.989 re (A-9497)  
160.990 re (A-9497)  
160.991 re (A-9497)  
160.992 re (A-9497)  
160.993 re (A-949



TITLE 2 (CONT'D)	
850.Tb. A	am (A-1510)
850.Tb. B	am (A-1510)
850.Tb. C	am (A-1510)
850.Tb. D	am (A-1510)
850.Tb. E	am (A-1510)
850.Tb. G	am (A-1510)
850.Tb. H	am (A-1510)
1076.110	am (A-7940)
1076.200	am (A-7940)
1076.210	am (A-7940)
1076.300	am (A-7940)
1076.310	am (A-7940)
1076.410	am (A-7940)
1076.Ap. A	r (A-7940)
1101.500	am (A-8885)
1101.Tb. B	am (A-8885)
1175.100	am (A-8604)
1175.200	am (A-8604)
1175.210	am (A-8604)
1175.220	am (A-8604)
1175.230	am (A-8604)
1175.240	am (A-8604)
1175.250	am (A-8604)
1175.270	am (A-8604)
1175.280	am (A-8604)
1175.IL. A	am (A-8604)
1175.IL. B	am (A-8604)
Tb. A	am (A-8604)
Tb. B	am (A-8604)
Tb. C	am (A-8604)
Tb. D	am (A-8604)
Tb. E	am (A-8604)
1826.101	re (A-9497)
1826.102	re (A-9497)
1826.201	re (A-9497)
1826.202	re (A-9497)
1826.202	am (A-12041)
1826.203	re (A-9497)
1826.301	am (A-9497)
1826.302	re (A-9497)
1826.303	re (A-9497)
1826.304	re (A-9497)
1826.305	re (A-9497)
1826.503	am (A-12041)
1826.Ap. A	am (A-12041)
1827.101	re (A-9509)
1827.102	re (A-9509)
1827.201	re (A-9509)
1827.202	re (A-9509)
1827.203	re (A-9509)
1827.204	re (A-9509)
1827.205	re (A-9509)
1827.301	re (A-9509)
1827.302	re (A-9509)

TITLE 2 (CONT'D)	
1827.303	re (A-9509)
1827.304	re (A-9509)
1827.401	re (A-9509)
1827.401	am (A-12048)
1827.402	re (A-9509)
1827.403	re (A-9509)
1827.501	re (A-9509)
1827.502	re (A-9509)
1827.503	re (A-9509)
1827.504	re (A-9509)
1827.504	re (A-9509)
1827.601	re (A-9509)
1827.602	re (A-9509)
1827.603	re (A-9509)
1827.604	re (A-9509)
1827.Ap. A	re (A-9509)
5025.10	r (A-3742)
5025.110	n (A-3747)
5025.120	n (A-3747)
5025.130	n (A-3747)
5025.140	n (A-3747)
5025.150	n (A-3747)
5025.160	n (A-3747)
5025.170	n (A-3747)
5025.180	n (A-3747)
5025.210	n (A-3742)
5025.210	r (A-3742)
5025.220	r (A-3742)
5025.230	r (A-3742)
5025.310	n (A-3747)
5025.320	n (A-3747)
5025.Ap. A	r (A-3742)
5200.10	am (A-7902)

TITLE 8

20.1	am (P-19178/88; W-2166)
25.20	am (P-19164/88; A-3628)
25.30	am (P-19164/88; A-3628)
25.50	am (P-19164/88; A-3628)
25.130	am (P-19164/88; A-3628)
75.5	am (P-19172/88; A-3636)
75.190	am (P-19172/88; A-3636)
80.10	am (P-19196/88; A-3676)
80.20	am (P-19196/88; A-3676)
80.110	am (P-19196/88; A-3676)
85.5	am (P-19185/88; A-3642)
85.10	am (P-19185/88; A-3642)
85.15	am (P-19185/88; A-3642)
85.50	am (P-19185/88; A-3642)
85.75	am (P-19185/88; A-3642)
90.10	am (P-19201/88; A-3681)
90.110	am (P-19201/88; A-3681)
105.5	am (P-20309/88; A-3715)
105.10	am (P-20309/88; A-3715)
105.30	am (P-20309/88; A-3715)
110.50	am (P-19153/88; A-3617)
110.80	am (P-19153/88; A-3617)

TITLE 8 (CONT'D)

110.90	am (P-19153/88; A-3617)
110.110	am (P-19153/88; A-3617)
110.120	am (P-19153/88; A-3617)
115.20	am (P-19218/88; A-3685)
115.20	am (P-19218/88; A-3685)
125.10	am (PP-228)
125.60	am (P-19211/88; A-3696)
125.80	am (P-19211/88; A-3696)
125.260	am (PP-228)
125.270	am (PP-228)
125.305	am (PP-2160)
230.20	am (P-3511; A-10499) (E-4015)
255.10	n (P-2571; A-13532)
255.20	n (P-2571; A-13532)
255.30	n (P-2571; A-13532)
255.40	n (P-2571; A-13532)
255.50	n (P-2571; A-13532)
255.60	n (P-2571; A-13532)
255.70	n (P-2571; A-13532)
255.80	n (P-2571; A-13532)
255.90	n (P-2571; A-13532)
255.100	n (P-2571; A-13532)
255.110	n (P-2571; A-13532)
255.120	n (P-2571; A-13532)
255.130	n (P-2571; A-13532)
255.140	n (P-2571; A-13532)
255.150	n (P-2571; A-13532)
255.160	n (P-2571; A-13532)
255.170	n (P-2571; A-13532)
505.10	am (P-19806/88; A-3703)
505.20	am (P-19806/88; A-3703)
505.25	am (P-19806/88; A-3703)
505.240	am (P-19806/88; A-3703)
505.310	am (P-19806/88; A-3703)
700.Ap. F	am (P-2598; A-10489)
700.Ap. G	am (P-17139/88; A-3653)
700.Ap. I	am (P-14786/88; A-285)
1400.10	am (P-13832/88; A-14376)
1400.140	am (P-13832/88; A-14376)
1400.147	am (P-5545/88; A-2440)
1400.149	am (P-5545/88; A-2440)

TITLE 11

208.10	n (P-13926/88; O-20234/88; R-1250; M-1250; A-1232)
208.20	n (P-13926/88; O-20234/88; R-1250; A-1232)
208.30	n (P-13926/88; O-20234/88; R-1250; A-1232)
208.40	n (P-13926/88; O-20234/88; R-1250; A-1232)
208.100	n (P-13926/88; O-20234/88; R-1250; A-1232)
208.110	n (P-13926/88; O-20234/88; R-1250; A-1232)

TITLE 11 (CONT'D)

208.120	n (P-13926/88; O-20234/88; R-1250; A-1232)
404.20	am (P-13936/88; A-7440)
404.200	am (P-13936/88; A-7440)
417.30	am (E-1899; O-5811) (P-1979)
417.35	n (E-1899; O-5811) (P-1979)
417.100	n (E-1899; O-5811) (P-1979)
422.20	n (P-13922/88; A-1558)
437.10	n (P-1099; O-5802; R-7484; A-7435)
437.20	n (P-1099; O-5802; R-7484; A-7435)
437.30	n (P-1099; O-5802; R-7484; A-7435)
437.40	n (P-1099; O-5802; R-7484; A-7435)
438.10	n (P-13525)
438.20	n (P-13525)
438.30	n (P-13525)
438.40	n (P-13525)
438.50	n (P-13525)
438.60	n (P-13525)
438.70	n (P-13525)
438.80	n (P-13525)
438.100	n (P-13525)
438.110	n (P-13525)
439.10	n (P-13519)
439.20	n (P-13519)
439.30	n (P-13519)
439.40	n (P-13519)
439.50	n (P-13519)
439.60	n (P-13519)
439.70	n (P-13519)
439.80	n (P-13519)
439.90	n (P-13519)
439.100	n (P-13519)
439.110	n (P-13519)
439.120	n (P-13519)
439.130	n (P-13519)
502.40	am (P-18105/88; A-4931)
502.120	am (P-17755/88; A-1562)
502.600	am (P-17755/88; A-1562)
509.40	am (P-10171)
1308.20	am (P-17766/88; O-1268; R-2167; A-2156)
1308.30	n (P-17766/88; O-1268; R-2167; A-2156)
1308.40	n (P-17766/88; O-1268; R-2167; A-2156)
1409.120	am (P-1776/88; O-1266; R-1906; A-1841)
1409.130	am (P-1776/88; O-1266; R-1906; A-1841)
1409.132	r (P-1776/88; A-1841)
1410.10	am (P-4345/88; A-1846)
1410.15	r (P-4345/88; A-1846)
1770.10	n (P-10298/88; O-3419; R-8116; A-7908)
1770.10	r (P-10331/88; A-7906)



[illegible]



## ILLINOIS REGISTER

VOL. 13, THRU ISSUE #38

SECTIONS AFFECTED INDEX

THRU SEPTEMBER 22, 1989

## TITLE 17 (CONT'D)

870.20	r	(P-3264; A-10575)
870.20	n	(P-3213; A-10503)
870.30	n	(P-3213; A-10503)
870.30	r	(P-3264; A-10575)
870.40	n	(P-3213; A-10503)
870.50	n	(P-3213; A-10503)
870.60	n	(P-3213; A-10503)
870.70	n	(P-3213; A-10503)
930.45	am	(P-3262; A-10572)
960.10	n	(P-7515; A-14921)
960.20	n	(P-7515; A-14921)
960.30	n	(P-7515; A-14921)
960.40	n	(P-7515; A-14921)
960.50	n	(P-7515; A-14921)
970.10	n	(P-7518)
970.20	n	(P-7518)
970.30	n	(P-7518)
970.40	n	(P-7518)
970.50	n	(P-7518)
970.60	n	(P-7518)
1010.25	am	(P-20325/88; A-4179)
1010.30	am	(P-20325/88; A-4179)
1010.30	am	(P-20325/88; A-4179)
1050.20	am	(P-20335/88; A-3755)
1050.25	am	(P-20335/88; A-3755)
1050.30	am	(P-20335/88; A-3755)
1050.40	am	(P-20335/88; A-3755)
1050.40	am	(P-20335/88; A-3755)
1070.10	n	(P-8741; A-14934)
1070.20	n	(P-8741; A-14934)
1070.30	n	(P-8741; A-14934)
1070.40	n	(P-8741; A-14934)
1070.50	n	(P-8741; A-14934)
1070.60	n	(P-8741; A-14934)
1070.70	n	(P-8741; A-14934)
1070.80	n	(P-8741; A-14934)
1300.60	am	(P-12193)
1535.5	n	(P-12931)
1535.20	am	(P-12931)
1560.10	n	(P-2626; A-10577)
1560.20	n	(P-2626; A-10577)
1560.20	am	(P-11991)
1560.30	n	(P-2626; A-10577)
1560.30	am	(P-11991)
1560.40	n	(P-2626; A-10577)
1560.50	n	(P-2626; A-10577)
1560.60	n	(P-2626; A-10577)
1560.70	n	(P-2626; A-10577)
1560.80	n	(P-2626; A-10577)
1560.90	n	(P-2626; A-10577)
1590.110	am	(P-2622; A-10567)
1590.120	am	(P-2622; A-10567)
2030.20	am	(P-4417; A-12814)
2030.30	am	(P-4417; A-12814)
2030.40	am	(P-4417; A-12814)
2030.50	am	(P-4417; A-12814)
2030.60	n	(E-2878; P-4417; A-12814)
2070.10	am	(P-12169)

SAI - 6

## ILLINOIS REGISTER

VOL. 13, THRU ISSUE #38

SECTIONS AFFECTED INDEX

THRU SEPTEMBER 22, 1989

## TITLE 23 (CONT'D)

120.130	n	(P-19266/88; O-3416; R-7815; A-7731)
120.200	am	(P-19266/88; A-7731)
120.210	am	(P-19266/88; A-7731)
120.235	n	(P-19266/88; A-7731)
200.10	am	(P-19279/88; A-11491)
200.30	am	(P-19279/88; A-11491)
200.40	am	(P-19279/88; A-11491)
200.80	am	(P-19279/88; A-11491)
200.100	am	(P-19279/88; A-11491)
202.10	r	(P-13367; E-13657)
202.10	n	(P-13369; E-13664)
202.20	r	(P-13367; E-13657)
202.20	n	(P-13369; E-13664)
202.30	r	(P-13367; E-13657)
202.30	n	(P-13369; E-13664)
202.40	r	(P-13367; E-13657)
202.40	n	(P-13369; E-13664)
202.50	r	(P-13367; E-13657)
202.50	n	(P-13369; E-13664)
202.60	r	(P-13367; E-13657)
202.60	n	(P-13369; E-13664)
202.70	r	(P-13367; E-13657)
210.10	am	(P-8766)
210.100	am	(P-8766)
210.110	am	(P-8766)
210.120	am	(P-8766)
210.130	am	(P-8766)
210.140	am	(P-8766)
210.150	am	(P-8766)
210.210	am	(P-8766)
210.220	am	(P-8766)
227.10	am	(P-4097; A-14957)
227.12	n	(P-4097; A-14957)
227.14	n	(P-4097; A-14957)
227.16	n	(P-4097; A-14957)
227.18	n	(P-4097; A-14957)
227.30	am	(P-4097; A-14957)
227.40	am	(P-4097; A-14957)
230.10	am	(P-12747/88; A-1535)
230.30	am	(P-12747/88; A-1535)
230.60	am	(P-12747/88; A-1535)
254.310	am	(A-8459)
254.340	am	(P-8777/88; A-8459)
254.370	am	(P-8777/88; A-8459)
254.390	am	(P-8777/88; A-8459)
254.610	am	(P-8777/88; A-8459)
254.620	r	(P-8777/88; A-8459)
254.2130	am	(P-8777/88; A-8459)
254.2230	am	(P-8777/88; A-8459)
254.2235	n	(P-8777/88; A-8459)
254.2245	n	(P-8777/88; A-8459)
254.2255	n	(P-8777/88; A-8459)
254.2310	am	(P-8777/88; A-8459)
254.2320	am	(P-8777/88; A-8459)
254.2330	am	(P-8777/88; A-8459)

SAI - 7

## TITLE 23 (CONT'D)

254.2340	am	(P-8777/88; A-8459)
254.2350	am	(P-8777/88; A-8459)
275.90	am	(P-12745/88; A-1532)
451.10	r	(P-9082)
451.10	n	(P-9133)
451.20	r	(P-9082)
451.20	n	(P-9133)
451.30	r	(P-9082)
451.30	n	(P-9133)
451.40	n	(P-9133)
451.50	n	(P-9133)
451.60	n	(P-9133)
451.70	n	(P-9133)
451.80	n	(P-9133)
451.90	n	(P-9133)
451.100	r	(P-9082)
451.110	n	(P-9133)
451.120	r	(P-9082)
451.130	r	(P-9133)
451.170	r	(P-9082)
451.175	r	(P-9082)
451.180	r	(P-9082)
451.185	r	(P-9082)
451.190	r	(P-9082)
451.195	r	(P-9082)
451.200	n	(P-9133)
451.210	r	(P-9082)
451.210	n	(P-9133)
451.220	r	(P-9082)
451.220	n	(P-9133)
451.230	r	(P-9082)
451.230	n	(P-9133)
451.235	n	(P-9133)
451.240	r	(P-9082)
451.240	n	(P-9133)
451.250	r	(P-9082)
451.250	n	(P-9133)
451.260	r	(P-9082)
451.260	n	(P-9133)
451.270	r	(P-9082)
451.270	n	(P-9133)
451.280	n	(P-9133)
451.290	n	(P-9133)
451.300	n	(P-9133)
451.310	r	(P-9082)
451.320	r	(P-9082)
451.330	r	(P-9082)
451.340	r	(P-9082)
451.350	r	(P-9082)



[illegible][illegible][illegible][illegible]

TITLE 26
125.275
125.340
125.420
125.425
125.510
125.520
125.530
125.540
125.610
201.50
202.60
207.70
207.80
207.90
207.110
207.120
207.Ap.
207.Ap.
208.20

**TITLE 29**  
430.10  
430.10  
430.15  
430.20  
430.20  
430.30  
430.30  
430.40  
430.40  
430.50  
430.50  
430.60  
430.60  
430.70  
430.70  
430.80

**TITLE 32**  
332.10  
332.20  
332.30  
332.40  
332.50  
332.60  
332.70  
332.80  
332.90  
332.100  
332.110  
332.120  
332.130  
332.140  
332.150  
332.160  
332.170

ONTD

[illegible][illegible]

TITLE	32.	(CONTINUED)
332,180	n	(n)
332,190	n	(n)
332,200	n	(n)
332,210	n	(n)
332,220	n	(n)
332,230	n	(n)
332,240	n	(n)
332,250	n	(n)
332,260	n	(n)
332,270	n	(n)
332,280	n	(n)
332,290	n	(n)
350,300	ann	(n)
350,1010	ann	(n)
350,1050	ann	(n)
350,1070	ann	(n)
350,3040	ann	(n)
350,3060	ann	(n)
350,3080	ann	(n)
351,3030	ann	(n)
360,10	ann	(n)
360,20	ann	(n)
360,30	ann	(n)
360,40	ann	(n)
360,50	ann	(n)
360,60	ann	(n)
360,70	ann	(n)
360,80	ann	(n)
360,90	ann	(n)
360,100	ann	(n)
360,Ap	A	r
360,Th	B	ann
360,Th	C	ann
400,10	ann	(n)
400,110	ann	(n)
400,120	ann	(n)
400,130	ann	(n)
400,140	ann	(n)
400,150	ann	(n)
400,160	ann	(n)
400,170	ann	(n)
401,10	ann	(n)
410,10	ann	(n)
410,20	ann	(n)
410,30	ann	(n)
410,40	ann	(n)
410,50	ann	(n)
410,60	ann	(n)
410,70	ann	(n)
410,80	ann	(n)
410.II.A	n	(n)
410.II.B	n	(n)
700,10	n	(n)
700,20	n	(n)
700,30	n	(n)



TITLE 32 (CONT'D)			
700.40	n	(P 9645)	
700.50	n	(P 9645)	
700.60	n	(P 9645)	
700.70	n	(P 9645)	
TITLE 35			
101.100	n	(P 14822288; A-12055)	
101.101	r	(P 14853388; A-12092)	
101.101	n	(P 14822288; A-12055)	
101.101	n	(P 14853388; A-12092)	
101.102	n	(P 14822288; A-12055)	
101.102	n	(P 14853388; A-12092)	
101.103	r	(P 14822288; A-12055)	
101.103	n	(P 14853388; A-12092)	
101.104	r	(P 14853388; A-12092)	
101.104	n	(P 14822288; A-12055)	
101.105	r	(P 14853388; A-12092)	
101.105	n	(P 14822288; A-12055)	
101.106	r	(P 14853388; A-12092)	
101.106	n	(P 14822288; O-8135; R-12147; A-12055)	
101.107	r	(P 14853388; A-12092)	
101.107	n	(P 14822288; A-12055)	
101.108	r	(P 14853388; A-12092)	
101.108	n	(P 14822288; A-12055)	
101.109	r	(P 14853388; A-12092)	
101.109	n	(P 14822288; A-12055)	
101.110	r	(P 14853388; A-12092)	
101.120	r	(P 14853388; A-12092)	
101.120	n	(P 14822288; O-8135; R-12147; A-12055)	
101.121	r	(P 14853388; A-12092)	
101.121	n	(P 14822288; A-12055)	
101.122	r	(P 14853388; A-12092)	
101.122	n	(P 14822288; A-12055)	
101.140	r	(P 14853388; A-12092)	
101.140	n	(P 14822288; A-12055)	
101.141	n	(P 14822288; A-12055)	
101.142	n	(P 14822288; A-12055)	
101.143	n	(P 14822288; A-12055)	
101.144	n	(P 14822288; A-12055)	
101.160	n	(P 14822288; A-12055)	
101.161	n	(P 14822288; A-12055)	
101.162	n	(P 14822288; A-12055)	
101.180	n	(P 14822288; A-12055)	
101.181	n	(P 14822288; A-12055)	
101.200	n	(P 14822288; A-12055)	
101.220	n	(P 14822288; A-12055)	
101.221	n	(P 14822288; A-12055)	
101.240	n	(P 14822288; A-12055)	
101.241	n	(P 14822288; O-8135; R-12147; A-12055)	
101.242	n	(P 14822288; A-12055)	
101.243	n	(P 14822288; O-8135; R-12147; A-12055)	
101.244	n	(P 14822288; A-12055)	
101.245	n	(P 14822288; O-8135; R-12147; A-12055)	

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)			
101.246	n	(P-14822/88; A-12055)	102.181	n	(P-14696)
101.247	n	(P-14822/88; A-12055)	102.181	r	(P-14727)
101.260	n	(P-14822/88; A-12055)	102.182	n	(P-14696)
101.261	n	(P-14822/88; A-12055)	102.183	n	(P-14696)
101.280	n	(P-14822/88; A-12055)	102.200	n	(P-14696)
101.281	n	(P-14822/88; A-12055)	102.200	r	(P-14727)
101.300	n	(P-14822/88; A-12055)	102.201	n	(P-14696)
101.301	n	(P-14822/88; A-12055)	102.201	r	(P-14727)
101.302	n	(P-14822/88; A-12055)	102.202	n	(P-14696)
101.303	n	(P-14822/88; A-12055)	102.202	r	(P-14727)
101.304	n	(P-14822/88; A-12055)	102.220	n	(P-14696)
101.305	n	(P-14822/88; A-12055)	102.220	r	(P-14727)
101.306	r	(P-14853/88; A-12092)	102.221	n	(P-14696)
101.Ap.A	n	(P-14822/88; A-12055)	102.222	n	(P-14696)
101.II.A	n	(P-14822/88; A-12055)	102.240	n	(P-14696)
101.II.B	n	(P-14822/88; A-12055)	102.241	n	(P-14696)
101.II.C	n	(P-14822/88; A-12055)	102.242	n	(P-14696)
101.II.D	n	(P-14822/88; A-12055)	102.260	n	(P-14696)
101.II.E	n	(P-14822/88; A-12055)	102.261	n	(P-14696)
101.II.F	n	(P-14822/88; A-12055)	102.262	n	(P-14696)
101.Ap.B	n	(P-14822/88; A-12055)	102.280	n	(P-14696)
101.Ap.C	n	(P-14822/88; A-12055)	102.281	n	(P-14696)
101.Ap.D	n	(P-14822/88; A-12055)	102.282	n	(P-14696)
101.Ap.E	n	(P-14822/88; A-12055)	102.283	n	(P-14696)
101.II.A	n	(P-14822/88; A-12055)	102.284	n	(P-14696)
101.II.B	n	(P-14822/88; A-12055)	102.285	n	(P-14696)
102.100	n	(P-14696)	102.300	n	(P-14696)
102.101	n	(P-14696)	102.301	n	(P-14696)
102.101	r	(P-14727)	102.320	n	(P-14696)
102.102	n	(P-14696)	102.320	r	(P-14696)
102.102	r	(P-14727)	102.340	n	(P-14696)
102.103	n	(P-14696)	102.341	n	(P-14696)
102.104	n	(P-14696)	102.342	n	(P-14696)
102.120	n	(P-14696)	102.343	n	(P-14696)
102.120	r	(P-14727)	102.344	n	(P-14696)
102.121	n	(P-14696)	102.345	n	(P-14696)
102.121	r	(P-14727)	102.346	n	(P-14696)
102.122	n	(P-14696)	102.347	n	(P-14696)
102.122	r	(P-14727)	102.348	n	(P-14696)
102.123	n	(P-14696)	102.360	n	(P-14696)
102.123	r	(P-14727)	102.361	n	(P-14696)
102.124	n	(P-14727)	102.362	n	(P-14696)
102.140	n	(P-14696)	102.363	n	(P-14696)
102.141	r	(P-14727)	102.Ap.A	r	(P-14727)
102.141	n	(P-14696)	106.415	am	(P-14634)
102.142	n	(P-14696)	106.506	am	(P-14634)
102.160	n	(P-14696)	106.602	am	(P-14634)
102.160	r	(P-14727)	106.604	am	(P-14634)
102.161	n	(P-14696)	106.701	n	(P-14865/88; A-12094)
102.161	r	(P-14727)	106.702	n	(P-14865/88; A-12094)
102.162	n	(P-14696)	106.703	n	(P-14865/88; A-12094)
102.162	r	(P-14727)	106.704	n	(P-14865/88; A-12094)
102.163	n	(P-14696)	106.705	n	(P-14865/88; A-12094)
102.163	r	(P-14727)	106.706	n	(P-14865/88; A-12094)
102.164	r	(P-14727)	106.707	n	(P-14865/88; A-12094)
102.180	n	(P-14696)	106.708	n	(P-14865/88; A-12094)
102.180	r	(P-14727)	106.709	n	(P-14865/88; A-12094)

TITLE 35 (CONT'D)		
106.710	n	(P-14865/88; A-12094)
106.711	n	(P-14865/88; A-12094)
106.712	n	(P-14865/88; A-12094)
106.713	n	(P-14865/88; A-12094)
106.714	n	(P-14865/88; A-12094)
106.715	n	(P-14865/88; A-12094)
106.801	n	(P-14865/88; A-12094)
106.802	n	(P-14865/88; A-12094)
106.803	n	(P-14865/88; A-12094)
106.804	n	(P-14865/88; A-12094)
106.805	n	(P-14865/88; A-12094)
106.806	n	(P-14865/88; A-12094)
106.807	n	(P-14865/88; A-12094)
106.808	n	(P-14865/88; A-12094)
106.901	n	(P-14865/88; A-12094)
106.902	n	(P-14865/88; A-12094)
106.903	n	(P-14865/88; A-12094)
106.904	n	(P-14865/88; A-12094)
106.905	n	(P-14865/88; A-12094)
106.906	n	(P-14865/88; A-12094)
106.907	n	(P-14865/88; A-12094)
107.100	r	(P-14933/88; A-12116)
107.101	r	(P-14933/88; A-12116)
107.493	r	(P-14933/88; A-12116)
161.202	r	(P-16343/88; A-9505)
183.Ap. A	am	(P-7522)
190.Ap. A	am	(P-7561)
201.281	am	(P-5154/88; O-29221/88; R-1624; A-2066)
201.401	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.402	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.403	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.404	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.405	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.405	am	(P-8782)
201.406	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.407	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.408	n	(P-5154/88; O-29221/88; R-1624; A-2066)
211.101	am	(P-19296/88; W-2537)
211.102	am	(P-19296/88; W-2537)
211.122	am	(P-15294/88; A-10862)
215.104	am	(P-15412/88; A-10893)
215.105	am	(P-15412/88; A-10893)
215.206	am	(P-12384)
215.420	am	(P-15412/88; A-10893)
215.430	am	(P-15412/88; A-10893)
215.432	am	(P-15412/88; A-10893)
215.433	am	(P-15412/88; A-10893)



TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
215.437	am	(P-15412/88; A-10893)	230.680	r	(P-9223)	263.103	r	(P-16352/88; A-9515)
215.438	#	(P-15412/88; A-10893)	230.690	r	(P-9223)	263.201	r	(P-16352/88; A-9515)
215.439	#	(P-15412/88; A-10893)	230.700	r	(P-9223)	263.202	r	(P-16352/88; A-9515)
215.439	am	(P-15412/88; A-10893)	230.720	r	(P-9223)	263.301	r	(P-16352/88; A-9515)
215.439	am	(P-15412/88; A-10893)	230.730	r	(P-9223)	263.303	r	(P-16352/88; A-9515)
215.439	am	(P-15412/88; A-10893)	230.740	r	(P-9223)	263.304	r	(P-16352/88; A-9515)
230.110	r	(P-9223)	230.770	r	(P-9223)	263.305	r	(P-16352/88; A-9515)
230.140	r	(P-9223)	230.780	r	(P-9223)	263.306	r	(P-16352/88; A-9515)
230.141	r	(P-9223)	230.790	r	(P-9223)	263.307	r	(P-16352/88; A-9515)
230.142	r	(P-9223)	230.795	r	(P-9223)	263.308	r	(P-16352/88; A-9515)
230.150	r	(P-9223)	230.800	r	(P-9223)	263.309	r	(P-16352/88; A-9515)
230.160	r	(P-9223)	230.810	r	(P-9223)	263.401	r	(P-16352/88; A-9515)
230.170	r	(P-9223)	230.820	r	(P-9223)	263.402	r	(P-16352/88; A-9515)
230.180	r	(P-9223)	230.830	r	(P-9223)	263.501	r	(P-16352/88; A-9515)
230.190	r	(P-9223)	230.840	r	(P-9223)	277.101	r	(P-16346/88; A-9513)
230.200	r	(P-9223)	230.850	r	(P-9223)	277.102	r	(P-16346/88; A-9513)
230.210	r	(P-9223)	230.860	r	(P-9223)	277.103	r	(P-16346/88; A-9513)
230.211	r	(P-9223)	230.870	r	(P-9223)	277.201	r	(P-16346/88; A-9513)
230.220	r	(P-9223)	230.880	r	(P-9223)	277.202	r	(P-16346/88; A-9513)
230.230	r	(P-9223)	230.890	r	(P-9223)	277.301	r	(P-16346/88; A-9513)
230.240	r	(P-9223)	230.900	r	(P-9223)	277.302	r	(P-16346/88; A-9513)
230.241	r	(P-9223)	230.910	r	(P-9223)	277.401	r	(P-16346/88; A-9513)
230.250	r	(P-9223)	230.920	r	(P-9223)	277.402	r	(P-16346/88; A-9513)
230.260	r	(P-9223)	230.930	r	(P-9223)	283.101	r	(P-16365/88; A-9501)
230.270	r	(P-9223)	230.940	r	(P-9223)	283.102	r	(P-16365/88; A-9501)
230.280	r	(P-9223)	230.950	r	(P-9223)	283.103	r	(P-16365/88; A-9501)
230.290	r	(P-9223)	230.960	r	(P-9223)	283.201	r	(P-16365/88; A-9501)
230.300	r	(P-9223)	230.970	r	(P-9223)	283.202	r	(P-16365/88; A-9501)
230.310	r	(P-9223)	230.980	r	(P-9223)	283.203	r	(P-16365/88; A-9501)
230.320	r	(P-9223)	230.990	r	(P-9223)	283.204	r	(P-16365/88; A-9501)
230.330	r	(P-9223)	230.330	r	(P-9212)	283.301	r	(P-16365/88; A-9501)
230.340	r	(P-9223)	231.000	r	(P-9212)	283.302	r	(P-16365/88; A-9501)
230.350	r	(P-9223)	231.010	r	(P-9212)	283.303	r	(P-16365/88; A-9501)
230.360	r	(P-9223)	231.020	r	(P-9212)	283.401	r	(P-16365/88; A-9501)
230.370	r	(P-9223)	231.030	r	(P-9212)	283.402	r	(P-16365/88; A-9501)
230.380	r	(P-9223)	231.040	r	(P-9212)	283.403	r	(P-16365/88; A-9501)
230.390	r	(P-9223)	231.050	r	(P-9212)	283.404	r	(P-16365/88; A-9501)
230.400	r	(P-9223)	231.060	r	(P-9212)	283.501	r	(P-16365/88; A-9501)
230.410	r	(P-9223)	231.070	r	(P-9212)	283.502	r	(P-16365/88; A-9501)
230.430	r	(P-9223)	231.080	r	(P-9212)	283.503	r	(P-16365/88; A-9501)
230.440	r	(P-9223)	231.090	r	(P-9212)	283.504	r	(P-16365/88; A-9501)
230.470	r	(P-9223)	231.100	r	(P-9212)	283.505	r	(P-16365/88; A-9501)
230.480	r	(P-9223)	231.110	r	(P-9212)	283.506	r	(P-16365/88; A-9501)
230.490	r	(P-9223)	231.120	r	(P-9212)	283.601	r	(P-16365/88; A-9501)
230.500	r	(P-9223)	231.130	r	(P-9212)	283.602	r	(P-16365/88; A-9501)
230.520	r	(P-9223)	231.140	r	(P-9212)	283.603	r	(P-16365/88; A-9501)
230.530	r	(P-9223)	231.150	r	(P-9212)	283.604	r	(P-16365/88; A-9501)
230.540	r	(P-9223)	231.160	r	(P-9212)	283.605	r	(P-16365/88; A-9501)
230.550	r	(P-9223)	231.170	r	(P-9212)	283.606	r	(P-16365/88; A-9501)
230.560	r	(P-9223)	231.180	r	(P-9212)	283.701	r	(P-16365/88; A-9501)
230.570	r	(P-9223)	231.190	r	(P-9212)	283.702	r	(P-16365/88; A-9501)
230.580	r	(P-9223)	231.200	r	(P-9212)	283.703	r	(P-16365/88; A-9501)
230.590	r	(P-9223)	231.210	r	(P-9212)	283.704	r	(P-16365/88; A-9501)
230.600	r	(P-9223)	231.220	r	(P-9212)	285.101	r	(P-16365/88; A-9515)
			231.230	r	(P-9212)	285.102	r	(P-16365/88; A-9515)
			231.240	r	(P-9212)			
			231.250	r	(P-9212)			
			231.260	r	(P-9212)			
			231.270	r	(P-9212)			
			231.280	r	(P-9212)			
			231.290	r	(P-9212)			
			231.300	r	(P-9212)			
			231.310	r	(P-9212)			
			231.320	r	(P-9212)			
			231.330	r	(P-9212)			
			231.340	r	(P-9212)			
			231.350	r	(P-9212)			
			231.360	r	(P-9212)			
			231.370	r	(P-9212)			
			231.380	r	(P-9212)			
			231.390	r	(P-9212)			
			231.400	r	(P-9212)			
			231.410	r	(P-9212)			
			231.420	r	(P-9212)			
			231.430	r	(P-9212)			
			231.440	r	(P-9212)			
			231.450	r	(P-9212)			
			231.460	r	(P-9212)			
			231.470	r	(P-9212)			
			231.480	r	(P-9212)			
			231.490	r	(P-9212)			
			231.500	r	(P-9212)			
			231.510	r	(P-9212)			
			231.520	r	(P-9212)			
			231.530	r	(P-9212)			
			231.540	r	(P-9212)			
			231.550	r	(P-9212)			
			231.560	r	(P-9212)			
			231.570	r	(P-9212)			
			231.580	r	(P-9212)			
			231.590	r	(P-9212)			
			231.600	r	(P-9212)			



TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
304.140	r	(P-15815/88; A-5976)	310.633	am	(P-9426)	365.1002	n	(P-18030/88; A-7351)	615.422	n	(P-14589)
304.217	n	(P-9421)	310.634	am	(P-9426)	365.1003	n	(P-18030/88; A-7351)	615.423	n	(P-14589)
304.218	n	(P-9656)	310.801	am	(P-9426)	365.1101	n	(P-18030/88; A-7351)	615.424	n	(P-14589)
304.220	n	(P-11397/88; A-2060)	310.903	am	(P-9426)	365.1102	n	(P-18030/88; A-7351)	615.441	n	(P-14589)
304.301	am	(P-14509/88; A-8880)	310.910	am	(P-9426)	365. Ap. A	n	(P-18030/88; A-7351)	615.442	n	(P-14589)
304.302	am	(P-11669/88; A-851)	310.912	am	(P-9426)	Ex. A	n	(P-18030/88; A-7351)	615.443	n	(P-14589)
305.102	am	(P-15839/88; A-5989) (P-14159)	310.913	am	(P-9426)	Ex. B	n	(P-18030/88; A-7351)	615.444	n	(P-14589)
306.503	n	(P-13173)	310.920	am	(P-9426)	Ex. C	n	(P-18030/88; A-7351)	615.445	n	(P-14589)
307.1102	am	(P-7530)	310.921	n	(P-9426)	378.101	n	(P-12753/88; A-1190)	615.446	n	(P-14589)
307.1508	am	(P-16396/88; A-1794)	310.922	n	(P-9426)	378.102	n	(P-12753/88; A-1190)	615.447	n	(P-14589)
307.1704	am	(P-16396/88; A-1794)	365.101	n	(P-18030/88; A-7351)	378.103	n	(P-12753/88; A-1190)	615.461	n	(P-14589)
307.2101	am	(P-16396/88; A-1794)	365.102	n	(P-18030/88; A-7351)	378.201	n	(P-12753/88; A-1190)	615.462	n	(P-14589)
307.2903	am	(P-16396/88; A-1794)	365.103	n	(P-18030/88; A-7351)	378.202	n	(P-12753/88; A-1190)	615.463	n	(P-14589)
307.3110	am	(P-16396/88; A-1794)	365.104	n	(P-18030/88; A-7351)	378.203	n	(P-12753/88; A-1190)	615.501	n	(P-14589)
307.3129	am	(P-16396/88; A-1794)	365.201	n	(P-18030/88; A-7351)	378.204	n	(P-12753/88; A-1190)	615.502	n	(P-14589)
307.3500	am	(P-16396/88; A-1794)	365.202	n	(P-18030/88; A-7351)	378.301	n	(P-12753/88; A-1190)	615.601	n	(P-14589)
307.3501	am	(P-16396/88; A-1794)	365.203	n	(P-18030/88; A-7351)	378.302	n	(P-12753/88; A-1190)	615.602	n	(P-14589)
307.3503	am	(P-16396/88; A-1794)	365.204	n	(P-18030/88; A-7351)	378. Ap. A	n	(P-12753/88; A-1190)	615.603	n	(P-14589)
307.3509	am	(P-16396/88; A-1794)	365.301	n	(P-18030/88; A-7351)	378. Ap. B	n	(P-12753/88; A-1190)	615.604	n	(P-14589)
307.3590	n	(P-16396/88; A-1794)	365.302	n	(P-18030/88; A-7351)	378. Ap. C	n	(P-12753/88; A-1190)	615.621	n	(P-14589)
307.4004	am	(P-16396/88; A-1794)	365.303	n	(P-18030/88; A-7351)	378. Ap. D	n	(P-12753/88; A-1190)	615.622	n	(P-14589)
307.7700	am	(P-9471)	365.304	n	(P-18030/88; A-7351)	378. Ap. E	n	(P-12753/88; A-1190)	615.623	n	(P-14589)
307.7701	am	(P-9471)	365.401	n	(P-18030/88; A-7351)	601.105	am	(P-262) (P-14641)	615.624	n	(P-14589)
307.7702	am	(P-9471)	365.402	n	(P-18030/88; A-7351)	604.203	am	(P-255)	615.701	n	(P-14589)
307.7703	am	(P-9471)	365.403	n	(P-18030/88; A-7351)	605.104	am	(P-269; C-2539)	615.702	n	(P-14589)
307.7704	am	(P-9471)	365.404	n	(P-18030/88; A-7351)	615.101	n	(P-14589)	615.703	n	(P-14589)
307.7705	am	(P-9471)	365.405	n	(P-18030/88; A-7351)	615.102	n	(P-14589)	615.704	n	(P-14589)
307.7706	am	(P-9471)	365.406	n	(P-18030/88; A-7351)	615.103	n	(P-14589)	615.705	n	(P-14589)
307.8100	am	(P-16396/88; A-1794)	365.501	n	(P-18030/88; A-7351)	615.104	n	(P-14589)	615.721	n	(P-14589)
309.103	am	(P-14164)	365.502	n	(P-18030/88; A-7351)	615.105	n	(P-14589)	615.722	n	(P-14589)
309.152	am	(P-14164)	365.503	n	(P-18030/88; RC-5768; A-7351)	615.201	n	(P-14589)	615.723	n	(P-14589)
309.281	am	(P-15893/88; A-5993)	365.504	n	(P-18030/88; A-7351)	615.202	n	(P-14589)	615.724	n	(P-14589)
310.107	am	(P-16384/88; A-2463) (P-9426)	365.505	n	(P-18030/88; A-7351)	615.203	n	(P-14589)	616.101	n	(P-14647)
310.110	am	(P-16384/88; A-2463) (P-9426)	365.506	n	(P-18030/88; A-7351)	615.204	n	(P-14589)	616.102	n	(P-14647)
310.111	n	(P-9426)	365.601	n	(P-18030/88; A-7351)	615.205	n	(P-14589)	616.103	n	(P-14647)
310.221	am	(P-9426)	365.602	n	(P-18030/88; A-7351)	615.206	n	(P-14589)	616.104	n	(P-14647)
310.222	am	(P-9426)	365.603	n	(P-18030/88; A-7351)	615.207	n	(P-14589)	616.105	n	(P-14647)
310.230	am	(P-9426)	365.604	n	(P-18030/88; A-7351)	615.208	n	(P-14589)	616.201	n	(P-14647)
310.232	am	(P-9426)	365.605	n	(P-18030/88; A-7351)	615.209	n	(P-14589)	616.202	n	(P-14647)
310.233	am	(P-9426)	365.606	n	(P-18030/88; A-7351)	615.210	n	(P-14589)	616.203	n	(P-14647)
310.502	am	(P-9426)	365.607	n	(P-18030/88; A-7351)	615.211	n	(P-14589)	616.204	n	(P-14647)
310.510	am	(P-9426)	365.701	n	(P-18030/88; A-7351)	615.301	n	(P-14589)	616.205	n	(P-14647)
310.522	am	(P-9426)	365.702	n	(P-18030/88; A-7351)	615.302	n	(P-14589)	616.206	n	(P-14647)
310.531	am	(P-9426)	365.703	n	(P-18030/88; A-7351)	615.303	n	(P-14589)	616.207	n	(P-14647)
310.542	am	(P-9426)	365.704	n	(P-18030/88; A-7351)	615.304	n	(P-14589)	616.208	n	(P-14647)
310.602	am	(P-9426)	365.705	n	(P-18030/88; A-7351)	615.305	n	(P-14589)	616.209	n	(P-14647)
310.604	am	(P-9426)	365.706	n	(P-18030/88; A-7351)	615.306	n	(P-14589)	616.210	n	(P-14647)
310.605	am	(P-9426)	365.707	n	(P-18030/88; A-7351)	615.307	n	(P-14589)	616.211	n	(P-14647)
310.606	am	(P-9426)	365.801	n	(P-18030/88; A-7351)	615.401	n	(P-14589)	616.301	n	(P-14647)
310.610	am	(P-9426)	365.802	n	(P-18030/88; A-7351)	615.402	n	(P-14589)	616.302	n	(P-14647)
310.611	n	(P-9426)	365.901	n	(P-18030/88; A-7351)	615.403	n	(P-14589)	616.303	n	(P-14647)
310.612	n	(P-9426)	365.902	n	(P-18030/88; A-7351)	615.404	n	(P-14589)	616.304	n	(P-14647)
310.613	n	(P-9426)	365.903	n	(P-18030/88; A-7351)	615.405	n	(P-14589)	616.305	n	(P-14647)
310.621	am	(P-9426)	365.904	n	(P-18030/88; A-7351)	615.406	n	(P-14589)	616.306	n	(P-14647)
310.631	am	(P-9426)	365.905	n	(P-18030/88; A-7351)	615.407	n	(P-14589)	616.307	n	(P-14647)
310.632	am	(P-9426)	365.1001	n	(P-18030/88; A-7351)	615.421	n	(P-14589)	616.401	n	(P-14647)







## TITLE 35 (CONT'D)

808.123	n	(P-13468)	
808.240	n	(P-13468)	
808.241	n	(P-13468)	
808.242	n	(P-13468)	
808.243	n	(P-13468)	
808.244	n	(P-13468)	
808.245	n	(P-13468)	
808.246	n	(P-13468)	
808.300	n	(P-13468)	
808.301	n	(P-13468)	
808.302	n	(P-13468)	
808.400	n	(P-13468)	
808.401	n	(P-13468)	
808.402	n	(P-13468)	
808.410	n	(P-13468)	
808.411	n	(P-13468)	
808.412	n	(P-13468)	
808.413	n	(P-13468)	
808.420	n	(P-13468)	
808.430	n	(P-13468)	
808.431	n	(P-13468)	
808.501	n	(P-13468)	
808.502	n	(P-13468)	
808.503	n	(P-13468)	
808.520	n	(P-13468)	
808.521	n	(P-13468)	
808.522	n	(P-13468)	
808.541	n	(P-13468)	
808.542	n	(P-13468)	
808.543	n	(P-13468)	
808.544	n	(P-13468)	
808.545	n	(P-13468)	
808.600	n	(P-13468)	
808.601	n	(P-13468)	
808.602	n	(P-13468)	
808.603	n	(P-13468)	
808.604	n	(P-13468)	
808.605	n	(P-13468)	
808.606	n	(P-13468)	
808.607	n	(P-13468)	
808.608	n	(P-13468)	
808.609	n	(P-13468)	
808.610	n	(P-13468)	
808.611	n	(P-13468)	
808.612	n	(P-13468)	
808.613	n	(P-13468)	
808.614	n	(P-13468)	
808.615	n	(P-13468)	
808.616	n	(P-13468)	
808.617	n	(P-13468)	
808.618	n	(P-13468)	
808.619	n	(P-13468)	
808.620	n	(P-13468)	
808.621	n	(P-13468)	
808.622	n	(P-13468)	
808.623	n	(P-13468)	
808.624	n	(P-13468)	
808.625	n	(P-13468)	

## TITLE 38

190.10	am	(P-14097/88; O-22489/88; R-966; A-3793)
190.50	am	(P-14097/88; O-22489/88; R-966; A-3793)

## TITLE 35 (CONT'D)

809.226	n	(P-13699)	
809.227	n	(P-13699)	
809.301	r	(P-13699)	
809.302	r	(P-13699)	
809.320	n	(P-13699)	
809.324	n	(P-13699)	
809.351	n	(P-13699)	
809.354	n	(P-13699)	
809.401	am	(P-13699)	
809.402	am	(P-13699)	
809.501	am	(P-13699)	
809.502	n	(P-13699)	
809.521	n	(P-13699)	
809.601	am	(P-13699)	
809.701	am	(P-13699)	
809.801	r	(P-13699)	
809.802	r	(P-13699)	
809.901	r	(P-13699)	
809.902	r	(P-13699)	
809.903	r	(P-13699)	
809.904	r	(P-13699)	
809.905	r	(P-13699)	
809.906	r	(P-13699)	
809.907	r	(P-13699)	
809.908	r	(P-13699)	
809.909	r	(P-13699)	
809.910	r	(P-13699)	
809.911	r	(P-13699)	
809.912	r	(P-13699)	
809.913	r	(P-13699)	
809.914	r	(P-13699)	
809.915	r	(P-13699)	
809.916	r	(P-13699)	
809.917	r	(P-13699)	
809.918	r	(P-13699)	
809.919	r	(P-13699)	
809.920	r	(P-13699)	
809.921	r	(P-13699)	
809.922	r	(P-13699)	
809.923	r	(P-13699)	
809.924	r	(P-13699)	
809.925	r	(P-13699)	
809.926	r	(P-13699)	
809.927	r	(P-13699)	
809.928	r	(P-13699)	
809.929	r	(P-13699)	
809.930	r	(P-13699)	
809.931	r	(P-13699)	
809.932	r	(P-13699)	
809.933	r	(P-13699)	
809.934	r	(P-13699)	
809.935	r	(P-13699)	
809.936	r	(P-13699)	
809.937	r	(P-13699)	
809.938	r	(P-13699)	
809.939	r	(P-13699)	
809.940	r	(P-13699)	
809.941	r	(P-13699)	
809.942	r	(P-13699)	
809.943	r	(P-13699)	
809.944	r	(P-13699)	
809.945	r	(P-13699)	
809.946	r	(P-13699)	
809.947	r	(P-13699)	
809.948	r	(P-13699)	
809.949	r	(P-13699)	
809.950	r	(P-13699)	
809.951	r	(P-13699)	
809.952	r	(P-13699)	
809.953	r	(P-13699)	
809.954	r	(P-13699)	
809.955	r	(P-13699)	
809.956	r	(P-13699)	
809.957	r	(P-13699)	
809.958	r	(P-13699)	
809.959	r	(P-13699)	
809.960	r	(P-13699)	
809.961	r	(P-13699)	
809.962	r	(P-13699)	
809.963	r	(P-13699)	
809.964	r	(P-13699)	
809.965	r	(P-13699)	
809.966	r	(P-13699)	
809.967	r	(P-13699)	
809.968	r	(P-13699)	
809.969	r	(P-13699)	
809.970	r	(P-13699)	
809.971	r	(P-13699)	
809.972	r	(P-13699)	
809.973	r	(P-13699)	
809.974	r	(P-13699)	
809.975	r	(P-13699)	
809.976	r	(P-13699)	
809.977	r	(P-13699)	
809.978	r	(P-13699)	
809.979	r	(P-13699)	
809.980	r	(P-13699)	
809.981	r	(P-13699)	
809.982	r	(P-13699)	
809.983	r	(P-13699)	
809.984	r	(P-13699)	
809.985	r	(P-13699)	
809.986	r	(P-13699)	
809.987	r	(P-13699)	
809.988	r	(P-13699)	
809.989	r	(P-13699)	
809.990	r	(P-13699)	
809.991	r	(P-13699)	
809.992	r	(P-13699)	
809.993	r	(P-13699)	
809.994	r	(P-13699)	
809.995	r	(P-13699)	
809.996	r	(P-13699)	
809.997	r	(P-13699)	
809.998	r	(P-13699)	
809.999	r	(P-13699)	

## TITLE 38 (CONT'D)

190.70	am	(P-4107)	
190.140	am	(P-14097/88; O-22489/88; R-966; A-3793)	
190.160	am	(P-14097/88; O-22489/88; R-966; A-3793)	
190.165	n	(P-4107)	
190.180	am	(P-14097/88; O-22489/88; R-966; A-3793) (P-4107)	
303.10	n	(P-2889)	
303.20	n	(P-2889)	
320.10	n	(P-8737)	
320.20	n	(P-8737)	
320.30	n	(P-8737)	
320.40	n	(P-8737)	
350.10	n	(P-12163)	
350.20	n	(P-12163)	
350.30	n	(P-12163)	
350.40	n	(P-12163)	
350.50	n	(P-12163)	
400.110	am	(P-1985; A-8927)	
400.120	am	(P-1985; A-8927)	
400.130	am	(P-1985; A-8927)	
400.140	am	(P-1985; A-8927)	
400.141	am	(P-1985; A-8927)	
400.142	am	(P-1985; A-8927)	
400.150	am	(P-1985; A-8927)	
400.440	am	(P-1985; A-8927)	
400.510	am	(P-1985; A-8927)	
400.615	am	(P-1985; A-8927)	
400.665	am	(P-1985; A-8927)	
400.675	am	(P-1985; A-8927)	
400.710	am	(P-1985; A-8927)	
400.1020	am	(P-1985; A-8927)	
400.1030	am	(P-1985; A-8927)	
400.1060	am	(P-1985; A-8927)	
400.1110	am	(P-1985; A-8927)	
400.1120	am	(P-1985; A-8927)	
400.1140	r	(P-1985; A-8927)	
400.1530	am	(P-1985; A-8927)	
400.1550	am	(P-1985; A-8927)	
400.2010	am	(P-1985; A-8927)	
400.2055	n	(P-1985; A-8927)	
400.2500	am	(P-1985; A-8927)	
400.2510	am	(P-1985; A-8927)	
400.2520	am	(P-1985; A-8927)	
400.2700	n	(P-1985; A-8927)	
400.2710	n	(P-1985; A-8927)	
450.110	am	(P-12766)	
450.115	am	(P-12766)	
450.120	am	(P-12766)	
450.140	am	(P-12766)	
450.190	n	(P-12766)	
450.230	am	(P-12766)	
450.250	am	(P-12766)	
450.270	am	(P-12766)	
450.290	am	(P-12766)	

## TITLE 38 (CONT'D)

450.340	am	(P-12766)	
450.350	am	(P-12766)	
450.410	am	(P-12766)	
450.420	r	(P-12766)	
450.430	am	(P-12766)	
450.460	am	(P-12766)	
450.470	am	(P-12766)	
450.475	n	(P-12766)	
450.480	am	(P-12766)	
450.630	am	(P-12766)	
450.640	am	(P-12766)	
450.740	am	(P-12766)	
450.750	am	(P-12766)	
450.810	am	(P-12766)	
450.820	am	(P-12766)	
450.860	am	(P-12766)	
450.920	am	(P-12766)	
450.930	am	(P-12766)	
450.1010	am	(P-12766)	
450.1020	am	(P-12766)	
450.1110	am	(P-12766)	
450.1140	am	(P-12766)	
450.1305	am	(P-12766)	
450.1320	am	(P-12766)	
450.1335	am	(P-12766)	
450.1340	am	(P-12766)	
450.1360	am	(P-12766)	

## TITLE 41

100.110	n	(E-582; P-1323; A-12547)	
170.10	am	(E-582; P-1323; A-12547)	
170.71	n	(P-1756; O-13288; R-15126; A-14992) (E-1886)	
170.72	n	(P-1756; A-14992) (E-1886)	
170.73	n	(P-1756; A-14992) (E-1886)	
170.75	am	(P-1756; A-14992) (E-1886)	
170.75	#	(A-5669)	
170.106	n	(P-1756; A-14992) (E-1886)	
170.107	n	(P-1756; A-14992) (E-1886)	
170.108	n	(P-1756; A-14992) (E-1886)	
170.400	n	(A-5669; O-13305)	
170.410	n	(A-5669)	
170.430	n	(A-5669)	
170.440	n	(A-5669)	
170.450	n	(A-5669)	
170.460	n	(A-5669; O-13305)	
170.470	n	(A-5669)	
170.480	n	(A-5669; O-13305)	
170.490	n	(A-5669)	
170.500	n	(A-5669)	
170.510	n	(A-5669)	
170.520	n	(A-5669)	
170.530	n	(A-5669)	
170.530	am	(A-7714; O-13305)	



TITLE 41 (CONT'D)		TITLE 44 (CONT'D)	
170.540 n (A-5669)	525.670 am (P-2709)	535.310 r (P-2766)	540.720 am (P-2764)
170.550 n (A-5669)	525.700 am (P-2709)	535.320 am (P-2766)	910.130 am (P-1917; A-8403)
170.560 n (A-5669)	525.710 am (P-2709)	535.330 am (P-2766)	4400.25 n (P-44; A-7444)
170.570 n (A-5669)	525.720 am (P-2709)	535.340 am (P-2766)	4400.4p. A n (P-44; A-7444)
170.580 n (A-5669)	526.10 n (P-2746; O-14117)	535.350 am (P-2766)	4400.4p. B n (P-44; A-7444)
170.590 n (A-5669)	526.20 n (P-2746; O-14117)	535.400 am (P-2766)	4400.4p. C n (P-44; A-7444)
170.600 n (A-5669)	526.30 n (P-2746; O-14117)	535.410 am (P-2766)	4400.4p. D n (P-44; A-7444)
170.610 n (A-5669; O-13305) (A-8875)	526.40 n (P-2746; O-14117)	535.500 am (P-2766)	4500.30 am (P-7860; C-10715)
170.620 n (A-5669; O-13305)	526.50 n (P-2746; O-14117)	535.510 am (P-2766)	5040.590 r (P-4071; A-13829)
170.630 n (A-5669)	526.60 n (P-2746; O-14117)	535.520 am (P-2766)	
170.640 n (A-5669)	526.70 n (P-2746; O-14117)	535.530 am (P-2766)	
170.650 n (A-5669)	530.5 r (P-2648)	535.540 n (P-2766)	
170.660 n (A-5669)	530.10 am (P-2648)	535.600 am (P-2766)	
170.670 # (A-5669)	530.20 am (P-2648)	535.610 am (P-2766)	
170.670 am (A-5669)	530.50 n (P-2648)	535.620 am (P-2766)	
170.700 n (A-8151)	530.60 n (P-2648)	535.630 am (P-2766)	
170.700 n (A-5669)	530.70 # (P-2648)	535.640 am (P-2766)	
170.7b. A n (A-5669)	530.70 am (P-2648)	535.650 am (P-2766)	
170.7b. B n (A-5669)	530.100 am (P-2648)	535.660 am (P-2766)	
180.10 am (E-1875; O-5807) (P-1754; A-14978)	530.110 am (P-2648)	535.670 am (P-2766)	
180.20 am (E-1875; O-5807) (P-1754; A-14978)	530.200 # (P-2648)	535.700 am (P-2766)	
180.25 n (E-1875; O-5807) (P-1754; A-14978)	530.300 am (P-2648)	535.710 am (P-2766)	
	530.310 r (P-2648)	535.720 am (P-2766)	
	530.320 am (P-2648)	540.5 r (P-2764)	
	530.330 am (P-2648)	540.10 am (P-2764)	
	530.340 am (P-2648)	540.20 am (P-2764)	
	530.350 am (P-2648)	540.50 n (P-2764)	
	530.400 am (P-2648)	540.60 n (P-2764)	
	530.410 am (P-2648)	540.70 # (P-2764)	
	530.500 am (P-2648)	540.70 am (P-2764)	
	530.510 am (P-2648)	540.100 am (P-2764)	
	530.520 am (P-2648)	540.110 am (P-2764)	
	530.530 am (P-2648)	540.200 # (P-2764)	
	530.540 n (P-2648)	540.300 am (P-2764)	
	530.600 am (P-2648)	540.310 r (P-2764)	
	530.610 am (P-2648)	540.320 am (P-2764)	
	530.620 am (P-2648)	540.330 am (P-2764)	
	530.630 am (P-2648)	540.340 am (P-2764)	
	530.640 am (P-2648)	540.350 am (P-2764)	
	530.650 am (P-2648)	540.400 am (P-2764)	
	530.660 am (P-2648)	540.410 am (P-2764)	
	530.670 am (P-2648)	540.500 am (P-2764)	
	530.700 am (P-2648)	540.510 am (P-2764)	
	530.710 am (P-2648)	540.520 am (P-2764)	
	530.720 am (P-2648)	540.530 am (P-2764)	
	535.5 r (P-2766)	540.540 n (P-2764)	
	535.10 am (P-2766)	540.600 am (P-2764)	
	535.20 am (P-2766)	540.610 am (P-2764)	
	535.30 n (P-2766)	540.620 am (P-2764)	
	535.60 n (P-2766)	540.630 am (P-2764)	
	535.70 # (P-2766)	540.640 am (P-2764)	
	535.70 am (P-2766)	540.650 am (P-2764)	
	535.100 am (P-2766)	540.660 am (P-2764)	
	535.110 am (P-2766)	540.670 am (P-2764)	
	535.200 # (P-2766)	540.700 am (P-2764)	
	535.300 am (P-2766)	540.710 am (P-2764)	



## ILLINOIS REGISTER

VOL. 13, THRU ISSUE #38

SECTIONS AFFECTED INDEX

THRU SEPTEMBER 22, 1989

## ILLINOIS REGISTER

VOL. 13, THRU ISSUE #38

SECTIONS AFFECTED INDEX

THRU SEPTEMBER 22, 1989

## TITLE 50 (CONT'D)

401.60	am	(P-2905; A-14048)
401.70	am	(P-2905; A-14048)
601.10	n	(P-11985/88; A-2051)
601.20	n	(P-11985/88; A-2051)
601.30	n	(P-11985/88; A-2051)
601.40	n	(P-11985/88; A-2051)
601.50	n	(P-11985/88; A-2051)
601.60	n	(P-11985/88; A-2051)
601.70	n	(P-11985/88; A-2051)
601.80	n	(P-11985/88; A-2051)
601.90	n	(P-11985/88; A-2051)
601.100	n	(P-11985/88; A-2051)
601.110	n	(P-11985/88; A-2051)
601.120	n	(P-11985/88; A-2051)
601.130	n	(P-11985/88; A-2051)
601.140	n	(P-11985/88; A-2051)
754 Ex. B	am	(P-2057/88; A-1542)
919.10	am	(P-13535/88; C-17456/88; A-1204)
919.20	am	(P-13535/88; C-17456/88; A-1204)
919.30	am	(P-13535/88; C-17456/88; A-1204)
919.40	am	(P-13535/88; C-17456/88; A-1204)
919.50	am	(P-13535/88; C-17456/88; A-1204)
919.60	am	(P-13535/88; C-17456/88; A-1204)
919.70	am	(P-13535/88; C-17456/88; A-1204)
919.80	am	(P-13535/88; C-17456/88; A-1204)
919.90	am	(P-13535/88; C-17456/88; A-1204)
919 Ex. A	am	(P-13535/88; C-17456/88; A-1204)
2008.10	am	(P-251; A-8520 (E-586; O-3471))
2008.20	am	(P-251; A-8520 (E-586; O-3471))
2008.30	am	(P-251; A-8520 (E-586; O-3471))
2008.40	am	(P-251; A-8520 (E-586; O-3471))
2008.50	am	(P-251; A-8520 (E-586; O-3471))
2008.60	am	(P-251; A-8520 (E-586; O-3471))
2008.70	am	(P-251; A-8520 (E-586; O-3471))
2008.71	n	(P-251; A-8520 (E-586; O-3471))
2008.80	am	(P-251; A-8520 (E-586; O-3471))
2008.81	n	(P-251; A-8520 (E-586; O-3471))
2008.82	n	(P-251; A-8520 (E-586; O-3471))
2008.90	am	(P-251; A-8520 (E-586; O-3471))
2008 Ap. A	am	(P-251; A-8520 (E-586; O-3471))
2008 Ap. B	am	(P-251; A-8520 (E-586; O-3471))
2008 Ap. C	am	(P-251; A-8520 (E-586; O-3471))
2008 Ap. E	am	(P-251; A-8520 (E-586; O-3471))
2008 Ap. F	am	(P-251; A-8520 (E-586; O-3471))
2008 Ap. G	am	(P-251; A-8520 (E-586; O-3471))
2011.10	n	(P-13558/88; A-3804)
2011.20	n	(P-13558/88; A-3804)
2011.30	n	(P-13558/88; A-3804)
2011.40	n	(P-13558/88; A-3804)
2011.50	n	(P-13558/88; A-3804)
2011.60	n	(P-13558/88; A-3804)
2011.70	n	(P-13558/88; A-3804)
2011 Ap. A	n	(P-13558/88; A-3804)
2011 Ap. B	n	(P-13558/88; A-3804)
2011 Ap. C	n	(P-13558/88; A-3804)
2012.10	n	(P-9181)

SAI - 22

## TITLE 50 (CONT'D)

2012.20	n	(P-9181)
2012.30	n	(P-9181)
2012.40	n	(P-9181)
2012.50	n	(P-9181)
2012.60	n	(P-9181)
2012.70	n	(P-9181)
2012.80	n	(P-9181)
2012.90	n	(P-9181)
2012.100	n	(P-9181)
2012.110	n	(P-9181)
2012 Ex. A	n	(P-9181)
2012 Ex. B	n	(P-9181)
2012 Ex. C	n	(P-9181)
2502.10	r	(P-2234; A-12053)
2502.20	r	(P-2234; A-12053)
2801.50	am	(P-3531)
3113.50	am	(P-12935)
3113.60	am	(P-12935)
6301 Ex. A	am	(P-14502/88; A-1780)
6302.40	am	(P-15269/88; A-3801)
6701.10	n	(P-17617/88; A-5951)
6701.20	n	(P-17617/88; A-5951)
6701.30	n	(P-17617/88; A-5951)
6701 Ex. A	n	(P-17617/88; A-5951)
8010.10	n	(P-14349)
8010.20	n	(P-14349)
8010.30	n	(P-14349)
8010.40	n	(P-14349)
8010.50	n	(P-14349)
8010.60	n	(P-14349)
8010.70	n	(P-14349)

## TITLE 56

350.20	am	(P-15272/88; W-6819 (P-5839))
350.280	am	(P-15272/88; W-6819 (P-5839))
350.300	n	(P-15272/88; W-6819 (P-5839))
350.310	n	(P-15272/88; W-6819 (P-5839))
350.320	n	(P-15272/88; W-6819 (P-5839))
350.330	n	(P-15272/88; W-6819 (P-5839))
350.340	n	(P-15272/88; W-6819 (P-5839))
350.350	n	(P-15272/88; W-6819 (P-5839))
350.360	n	(P-15272/88; W-6819 (P-5839))
350.370	n	(P-15272/88; W-6819 (P-5839))
350.380	n	(P-15272/88; W-6819 (P-5839))
350.400	n	(P-15272/88; W-6819 (P-5839))
350.410	n	(P-15272/88; W-6819 (P-5839))
350.420	n	(P-15272/88; W-6819 (P-5839))
350.430	n	(P-15272/88; W-6819 (P-5839))
350.440	n	(P-15272/88; W-6819 (P-5839))
350.450	n	(P-15272/88; W-6819 (P-5839))
2090.105	am	(P-5839)
2600.20	am	(P-17)
2600.30	am	(P-3515; A-13859 (E-4028))
2600.40	am	(P-4331)
2610.60	am	(P-5017)
2610.100	am	(P-4366; O-13282; R-15125; A-14875)

## TITLE 56 (CONT'D)

2610.130	am	(P-4366; A-14875)
2610 Ap. A	n	(P-5017)
2625.20	n	(P-3513; A-13830 (E-4019))
2625.30	n	(P-3513; A-13830 (E-4019))
2625.40	n	(P-3513; A-13830 (E-4019))
2625.50	n	(P-3513; A-13830 (E-4019))
2712.201	n	(P-15257/88; O-22482/88; R-965; A-795)
2712.202	n	(P-15257/88; O-22482/88; R-965; A-795)
2712.203	n	(P-15257/88; O-22482/88; R-965; A-795)
2712.205	n	(P-15257/88; O-22482/88; R-965; A-795)
2712.207	n	(P-15257/88; O-22482/88; R-965; A-795)
2712.210	n	(P-15257/88; O-22482/88; R-965; A-795)
2720.1	am	(P-5362; W-11960 (P-11139))
2720.130	am	(P-5362; W-11960 (P-11139))
2720.132	n	(P-5362; W-11960 (P-11139))
2725.20	am	(P-5344; W-11959 (P-11120))
2725.100	am	(P-5344; W-11959 (P-11120))
2725.105	am	(P-5344; W-11959 (P-11120))
2725.120	am	(P-5344; W-11959 (P-11120))
2725.250	am	(P-5344; W-11959 (P-11120))
2725.270	am	(P-5344; W-11959 (P-11120))
2732.200	n	(P-12748)
2732.210	n	(P-1945; A-8864)
2765.205	n	(P-752)
2765.325	n	(P-5375; W-11961 (P-11155))
2765.326	n	(P-11911)
2765.328	n	(P-5375; W-11961 (P-11155))
2765.330	n	(P-5375; W-11961 (P-11155))
2765.332	n	(P-5375; W-11961 (P-11155))
2765.333	n	(P-11911)
2765.334	n	(P-5375; W-11961 (P-11155))
2765.335	n	(P-5375; W-11961 (P-11155))
2770.105	am	(P-743; A-11507)
2815.105	am	(P-13141 (E-13268))
2905.1	am	(P-2229; A-11502)
2905.15	am	(P-2229; A-11502)
2905.25	r	(P-2229; A-11502)
2905.40	n	(P-2229; A-11502)

SAI - 23



TITLE 59 (CONT'D)			TITLE 62 (CONT'D)			TITLE 63 (CONT'D)			TITLE 68 (CONT'D)		
119.705	n	(P-13377)	1817.64	am	(P-12280)	750.3070	n	(P-6949)	1280.55	r	(P-8536/88; A-513)
119.710	n	(P-13377)	1817.66	am	(P-12280)	750.4000	n	(P-6934)	1280.60	r	(P-8536/88; A-513)
119.715	n	(P-13377)	1817.67	am	(P-12280)	750.4010	r	(P-6934)	1280.70	r	(P-8536/88; A-513)
119.800	n	(P-13377)	1817.68	am	(P-12280)	750.4020	r	(P-6934)	1280.80	r	(P-8536/88; A-513)
119.900	n	(P-13377)	1817.83	am	(P-12280)	750.4030	r	(P-6934)	1280.85	r	(P-8536/88; A-513)
119.905	n	(P-13377)	1817.97	am	(P-12280)	750.4040	r	(P-6934)	1280.105	r	(P-8536/88; A-513)
119.910	n	(P-13377)	1817.122	am	(P-12280)	750.4050	r	(P-6934)	1280.107	r	(P-8536/88; A-513)
119.1000	n	(P-13377)	1843.11	am	(P-12341)	750.4060	r	(P-6934)	1280.110	r	(P-8536/88; A-513)
119.1005	n	(P-13377)	1846.1	n	(P-12248)	750.4070	r	(P-6934)	1285.20	am	(P-274; O-9594; R-10712; A-10613) (E-651; O-3475)
119.1100	n	(P-13377)	1846.5	n	(P-12248)	750.4080	r	(P-6934)	1285.20	am	(P-274; O-9594; R-10712; A-10613) (E-651; O-3475)
119.1105	n	(P-13377)	1846.12	n	(P-12248)	750.5000	r	(P-6934)	1285.20	n	(P-8571/88; A-483)
			1846.14	n	(P-12248)	1150.10	n	(P-14216)	1285.30	n	(P-8571/88; A-483)
			1846.17	n	(P-12248)	1150.20	am	(P-14216)	1285.40	n	(P-8571/88; A-483)
			1846.18	n	(P-12248)	1150.30	am	(P-14216)	1285.50	am	(P-274; A-10613) (E-651)
						1150.30	am	(P-14216)	1285.50	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.60	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.70	am	(P-274; A-10613) (E-651)
						1150.30	am	(P-14216)	1285.70	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.80	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.90	am	(P-274; A-10613) (E-651)
						1150.30	am	(P-14216)	1285.95	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.100	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.110	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.120	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.130	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.140	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.150	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.160	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.170	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.180	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.190	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.200	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.210	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.220	n	(P-8571/88; A-483)
						1150.30	am	(P-14216)	1285.230	n	(P-8571/88; A-483)



## TITLE 68 (CONT'D)

1290.90	r	(P-15854/88; A-10923)
1290.100	r	(P-15854/88; A-10923)
1290.110	r	(P-15854/88; A-10923)
1290.120	r	(P-15854/88; A-10923)
1290.130	r	(P-15854/88; A-10923)
1290.135	r	(P-15854/88; A-10923)
1290.140	r	(P-15854/88; A-10923)
1290.150	r	(P-15854/88; A-10923)
1290.160	r	(P-15854/88; A-10923)
1290.170	r	(P-15854/88; A-10923)
1290.180	r	(P-15854/88; A-10923)
1290.190	r	(P-15854/88; A-10923)
1300.10	n	(P-14236)
1300.20	am	(P-14236)
1300.25	am	(P-14236)
1300.30	am	(P-14236)
1300.40	am	(P-14236)
1300.41	am	(P-14236)
1300.42	am	(P-14236)
1300.45	am	(P-14236)
1300.48	am	(P-14236)
1300.60	n	(P-14236)
1300.70	n	(P-14236)
1310.20	am	(P-14938/88; O-14120)
1310.30	am	(P-14938/88; O-14120)
1310.60	am	(P-14938/88; O-14120)
1310.85	am	(P-14938/88; O-14120)
1320.20	am	(P-8606/88; A-6994)
1320.30	am	(P-8606/88; A-6994)
1320.40	am	(P-8606/88; A-6994)
1320.50	am	(P-8606/88; A-6994)
1320.55	am	(P-8606/88; A-6994)
1320.60	am	(P-8606/88; A-6994)
1320.70	am	(P-8606/88; A-6994)
1320.80	am	(P-8606/88; A-6994)
1320.90	am	(P-8606/88; A-6994)
1320.100	am	(P-8606/88; A-6994)
1320.110	am	(P-8606/88; A-6994)
1320.250	n	(P-8606/88; A-6994)
1320.310	n	(P-8606/88; A-6994)
1360.10	r	(P-14963/88; A-4234)
1360.20	am	(P-14963/88; A-4234)
1360.30	am	(P-14963/88; A-4234)
1360.40	am	(P-14963/88; A-4234)
1360.45	n	(P-14963/88; A-4234)
1360.50	am	(P-14963/88; A-4234)
1360.55	am	(P-14963/88; A-4234)
1360.60	am	(P-14963/88; A-4234)
1360.65	n	(P-14963/88; A-4234)
1360.70	am	(P-14963/88; A-4234)
1360.75	n	(P-14963/88; A-4234)
1360.80	r	(P-14963/88; A-4234)
1360.85	am	(P-14963/88; A-4234)
1360.90	am	(P-14963/88; A-4234)

## TITLE 71

40.130	am	(P-1283; A-6973)
1000.10	re	(A-13866)
1000.20	re	(A-13866)
1000.30	re	(A-13866)
1000.40	re	(A-13866)
1000.50	re	(A-13866)
1000.60	re	(A-13866)
1000.70	re	(A-13866)
1000.80	re	(A-13866)

## TITLE 68 (CONT'D)

1360.Ap. A	r	(P-14963/88; A-4234)
1360.Ap. B	r	(P-14963/88; A-4234)
1400.10	r	(P-2913)
1400.20	am	(E-2519)
1400.30	am	(E-2519)
1400.40	am	(P-2913)
1400.50	am	(P-2913)
1400.60	am	(P-2913)
1400.70	am	(P-2913)
1400.80	am	(P-2913)
1400.90	am	(P-2913)
1465.10	n	(P-1388; A-13882) (E-1616)
1465.20	n	(P-1388; A-13882) (E-1616)
1465.30	n	(P-1388; A-13882) (E-1616)
1465.40	n	(P-1388; A-13882) (E-1616)
1465.50	n	(P-1388; A-13882) (E-1616)
1465.60	n	(P-1388; A-13882) (E-1616)
1465.70	n	(P-1388; A-13882)
1465.90	n	(P-1388; A-13882)
1470.5	n	(P-5426; A-13867) (E-5771)
1470.7	n	(P-5426; A-13867) (E-5771)
1470.10	am	(E-5771)
1470.10	r	(P-5426; A-13867)
1470.20	r	(E-5771)
1470.30	am	(P-5426; A-13867)
1470.40	r	(P-5426; A-13867)
1470.50	r	(P-5426; A-13867)
1470.60	r	(P-5426; A-13867)
1470.70	am	(P-5426; A-13867) (E-5771)
1470.80	am	(P-5426; A-13867)
1470.90	am	(P-5426; A-13867)
1470.100	am	(P-5426; A-13867)
1480.20	am	(E-5781; O-9605) (P-5424; A-13891)
1500.10	am	(P-18100/88; A-3826)
1500.11	am	(P-18100/88; A-3826)

## TITLE 74

280.10	am	(P-19259/88; A-4664)
280.20	am	(P-5314) (P-19259/88; A-14038)
280.30	am	(P-19259/88; A-4664)
280.40	am	(P-19259/88; A-4664)
280.40	am	(P-19259/88; A-4664)
420.630	am	(P-11983)
420.640	am	(P-11983)

## TITLE 77

200.100	r	(P-17673/88; A-4681)
---------	---	----------------------

## TITLE 71 (CONT'D)

1000.90	re	(A-13866)
1500.10	re	(A-13866)
1500.20	re	(A-13866)
1500.30	re	(A-13866)
1500.40	re	(A-13866)
1500.50	re	(A-13866)
1500.60	re	(A-13866)
1500.70	re	(A-13866)
1500.80	re	(A-13866)
1500.90	re	(A-13866)
1510.100	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.110	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.120	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.130	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.140	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.150	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.200	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.210	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.220	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.300	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.310	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.320	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.330	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.340	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.350	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.Ap. A	n	(P-14813/88; O-3442; R-5210; A-5098)
1510.Ap. B	n	(P-14813/88; O-3442; R-5210; A-5098)



TITLE 77 (CONT'D)		
200.819	r	(P-1767388; A-4681)
200.820	r	(P-1767388; A-4681)
200.821	r	(P-1767388; A-4681)
200.822	r	(P-1767388; A-4681)
200.823	r	(P-1767388; A-4681)
200.824	r	(P-1767388; A-4681)
200.825	r	(P-1767388; A-4681)
200.826	r	(P-1767388; A-4681)
200.901	r	(P-1767388; A-4681)
200.902	r	(P-1767388; A-4681)
200.903	r	(P-1767388; A-4681)
200.904	r	(P-1767388; A-4681)
200.905	r	(P-1767388; A-4681)
200.906	r	(P-1767388; A-4681)
200.907	r	(P-1767388; A-4681)
200.908	r	(P-1767388; A-4681)
200.909	r	(P-1767388; A-4681)
200.910	r	(P-1767388; A-4681)
200.911	r	(P-1767388; A-4681)
200.912	r	(P-1767388; A-4681)
200.913	r	(P-1767388; A-4681)
200.914	r	(P-1767388; A-4681)
200.915	r	(P-1767388; A-4681)
200.916	r	(P-1767388; A-4681)
200.917	r	(P-1767388; A-4681)
200.918	r	(P-1767388; A-4681)
200.919	r	(P-1767388; A-4681)
200.920	r	(P-1767388; A-4681)
200.921	r	(P-1767388; A-4681)
200.922	r	(P-1767388; A-4681)
200.923	r	(P-1767388; A-4681)
200.924	r	(P-1767388; A-4681)
200.925	r	(P-1767388; A-4681)
200.926	r	(P-1767388; A-4681)
200.927	r	(P-1767388; A-4681)
200.928	r	(P-1767388; A-4681)
200.929	r	(P-1767388; A-4681)
200.930	r	(P-1767388; A-4681)
200.931	r	(P-1767388; A-4681)
200.932	r	(P-1767388; A-4681)
200.933	r	(P-1767388; A-4681)
200.1001	r	(P-1767388; A-4681)
200.1002	r	(P-1767388; A-4681)
200.1003	r	(P-1767388; A-4681)
200.1004	r	(P-1767388; A-4681)
200.1005	r	(P-1767388; A-4681)
200.1006	r	(P-1767388; A-4681)
200.1007	r	(P-1767388; A-4681)
200.1008	r	(P-1767388; A-4681)
240.20	am	(P-10028)
245.20	am	(P-10077)
245.30	am	(P-10077)
245.50	am	(P-10077)
250.150	am	(P-7875)
250.310	am	(P-1989288; A-13232)
250.315	n	(P-7875)

TITLE 77 (CONTD)		(P-7875)	
250,330	am	(P-19892/88; A-13222)	
250,1830	am	(P-19892/88; A-13222)	
250,1830	am	(P-19892/88; A-13222)	
250,1850	am	(P-19892/88; A-13222)	
250,1860	am	(P-19892/88; A-13222)	
250,2140	am	(P-7875)	
300,110	am	(P-21333/88; A-4684)	
300,120	am	(P-21333/88; A-4684)	
300,130	am	(P-21333/88; A-4684)	
300,140	am	(P-21333/88; A-4684)	
300,150	am	(P-21333/88; A-4684)	
300,160	am	(P-21333/88; A-4684)	
300,165	am	(P-21333/88; A-4684)	
300,170	am	(P-21333/88; A-4684)	
300,175	am	(P-21333/88; A-4684)	
300,180	am	(P-21333/88; A-4684)	
300,190	am	(P-21333/88; A-4684)	
300,200	am	(P-21333/88; A-4684)	
300,210	am	(P-21333/88; A-4684)	
300,220	am	(P-21333/88; A-4684)	
300,230	am	(P-21333/88; A-4684)	
300,240	am	(P-21333/88; A-4684)	
300,250	am	(P-21333/88; A-4684)	
300,260	am	(P-21333/88; A-4684)	
300,270	am	(P-21333/88; A-4684)	
300,272	am	(P-21333/88; A-4684)	
300,274	am	(P-21333/88; A-4684)	
300,276	am	(P-21333/88; A-4684)	
300,277	n	(P-21333/88; A-4684)	
300,278	am	(P-21333/88; A-4684)	
300,280	am	(P-21333/88; A-4684)	
300,282	am	(P-21333/88; A-4684)	
300,284	am	(P-21333/88; A-4684)	
300,286	am	(P-21333/88; A-4684)	
300,288	am	(P-21333/88; A-4684)	
300,290	am	(P-21333/88; A-4684)	
300,292	am	(P-21333/88; A-4684)	
300,300	am	(P-21333/88; A-4684)	
300,310	am	(P-21333/88; A-4684)	
300,320	am	(P-21333/88; A-4684)	
300,330	am	(P-21333/88; A-4684)	
300,340	am	(P-21333/88; A-4684)	
300,510	am	(P-21333/88; A-4684)	
300,610	am	(P-21333/88; A-4684)	
300,620	am	(P-13581/88; A-5134)	
300,630	am	(P-21333/88; A-4684)	
300,640	am	(P-21333/88; A-4684)	
300,650	am	(P-21333/88; A-4684)	
300,655	n	(P-21333/88; A-4684)	
300,660	r	(P-8347)	
300,660	n	(P-8347)	
300,665	n	(P-8347)	
300,670	am	(P-21333/88; A-4684)	
300,680	am	(P-21333/88; A-4684)	
300,690	am	(P-21333/88; A-4684)	
300,810	am	(P-21333/88; A-4684)	
300,820	am	(P-21333/88; A-4684)	

TITLE 77.(CONT'D)		
300.830	am	P-21333/88; A-4684)
300.840	am	(P-21333/88; A-4684)
300.840	am	(P-21333/88; A-4684)
300.1010	am	(P-21333/88; A-4684)
300.1020	n	(P-13581/88; A-5134)
300.1025	n	(P-21333/88; A-4684)
300.1030	am	(P-13581/88; A-5134)
300.1040	am	(P-21333/88; A-4684)
300.1050	am	(P-21333/88; A-4684)
300.1050	am	(P-21333/88; A-4684)
300.1120	am	(P-21333/88; A-4684)
300.1220	am	(P-21333/88; A-4684)
300.1230	am	(P-21333/88; A-4684)
300.1240	am	(P-21333/88; A-4684)
300.1410	am	(P-21333/88; A-4684)
300.1420	am	(P-21333/88; A-4684)
300.1430	am	(P-21333/88; A-4684)
300.1450	am	(P-21333/88; A-4684)
300.1610	am	(P-21333/88; A-4684)
300.1620	am	(P-21333/88; A-4684)
300.1630	am	(P-21333/88; A-4684)
300.1640	am	(P-21333/88; A-4684)
300.1650	am	(P-21333/88; A-4684)
300.1680	am	(P-21333/88; A-4684)
300.1810	am	(P-21333/88; A-4684)
300.1820	am	(P-21333/88; A-4684)
300.1830	am	(P-21333/88; A-4684)
300.1840	am	(P-21333/88; A-4684)
300.1850	am	(P-21333/88; A-4684)
300.1860	am	(P-21333/88; A-4684)
300.1870	am	(P-21333/88; A-4684)
300.1880	am	(P-21333/88; A-4684)
300.2010	am	(P-21333/88; A-4684)
300.2020	am	(P-21333/88; A-4684)
300.2030	am	(P-21333/88; A-4684)
300.2040	am	(P-21333/88; A-4684)
300.2050	am	(P-21333/88; A-4684)
300.2060	am	(P-21333/88; A-4684)
300.2070	am	(P-21333/88; A-4684)
300.2080	am	(P-21333/88; A-4684)
300.2090	am	(P-21333/88; A-4684)
300.2100	am	(P-21333/88; A-4684)
300.2110	am	(P-21333/88; A-4684)
300.2120	am	(P-21333/88; A-4684)
300.2220	am	(P-21333/88; A-4684)
300.2230	am	(P-21333/88; A-4684)
300.2410	am	(P-21333/88; A-4684)
300.2420	am	(P-21333/88; A-4684)
300.2430	am	(P-21333/88; A-4684)
300.2610	am	(P-21333/88; A-4684)
300.2620	am	(P-21333/88; A-4684)
300.2630	am	(P-21333/88; A-4684)
300.2640	am	(P-21333/88; A-4684)
300.2810	am	(P-21333/88; A-4684)
300.2820	am	(P-21333/88; A-4684)
300.2830	am	(P-21333/88; A-4684)
300.2840	am	(P-21333/88; A-4684)
300.2850	am	(P-21333/88; A-4684)
300.2860	am	(P-21333/88; A-4684)
300.2870	am	(P-21333/88; A-4684)

[illegible]



TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
330,276	am	(P-21893/88; A-6562)	330,200	am	(P-21893/88; A-6562)	330,3670	am	(P-21893/88; A-6562)	330,282	am	(P-21621/88; A-6040)
330,277	n	(P-21893/88; A-6562)	330,201	am	(P-21893/88; A-6562)	330,3680	am	(P-21893/88; A-6562)	330,284	am	(P-21621/88; A-6040)
330,278	am	(P-21893/88; A-6562)	330,2210	am	(P-21893/88; A-6562)	330,3690	am	(P-21893/88; A-6562)	330,286	am	(P-21621/88; A-6040)
330,280	am	(P-21893/88; A-6562)	330,2220	am	(P-21893/88; A-6562)	330,3700	am	(P-21893/88; A-6562)	330,288	am	(P-21621/88; A-6040)
330,282	am	(P-21893/88; A-6562)	330,2230	am	(P-21893/88; A-6562)	330,3710	am	(P-21893/88; A-6562)	330,290	am	(P-21621/88; A-6040)
330,284	am	(P-21893/88; A-6562)	330,2410	am	(P-21893/88; A-6562)	330,3720	am	(P-21893/88; A-6562)	330,300	am	(P-21621/88; A-6040)
330,286	am	(P-21893/88; A-6562)	330,2420	am	(P-21893/88; A-6562)	330,3730	am	(P-21893/88; A-6562)	330,310	am	(P-21621/88; A-6040)
330,288	am	(P-21893/88; A-6562)	330,2610	am	(P-21893/88; A-6562)	330,3910	am	(P-21893/88; A-6562)	330,320	am	(P-21621/88; A-6040)
330,290	am	(P-21893/88; A-6562)	330,2620	am	(P-21893/88; A-6562)	330,3920	am	(P-21893/88; A-6562)	330,330	am	(P-21621/88; A-6040)
330,300	am	(P-21893/88; A-6562)	330,2630	am	(P-21893/88; A-6562)	330,3930	am	(P-21893/88; A-6562)	330,340	am	(P-21621/88; A-6040)
330,310	am	(P-21893/88; A-6562)	330,2640	am	(P-21893/88; A-6562)	330,3940	am	(P-21893/88; A-6562)	330,510	am	(P-21621/88; A-6040)
330,320	am	(P-21893/88; A-6562)	330,2820	am	(P-21893/88; A-6562)	330,3950	am	(P-21893/88; A-6562)	330,610	am	(P-21621/88; A-6040)
330,330	am	(P-21893/88; A-6562)	330,2830	am	(P-21893/88; A-6562)	330,3960	am	(P-21893/88; A-6562)	330,620	am	(P-21621/88; A-6040)
330,340	am	(P-21893/88; A-6562)	330,2840	am	(P-21893/88; A-6562)	330,3970	am	(P-21893/88; A-6562)	330,630	am	(P-21621/88; A-6040)
330,510	am	(P-21893/88; A-6562)	330,2850	am	(P-21893/88; A-6562)	330,3980	am	(P-21893/88; A-6562)	330,640	am	(P-21621/88; A-6040)
330,520	am	(P-21893/88; A-6562)	330,2860	am	(P-21893/88; A-6562)	330,3990	am	(P-21893/88; A-6562)	330,650	am	(P-21621/88; A-6040)
330,710	am	(P-21893/88; A-6562)	330,2870	am	(P-21893/88; A-6562)	330,4000	am	(P-21893/88; A-6562)	330,660	am	(P-21621/88; A-6040)
330,720	am	(P-21893/88; A-6562)	330,2880	am	(P-21893/88; A-6562)	330,4210	am	(P-21893/88; A-6562)	330,670	am	(P-21621/88; A-6040)
330,730	am	(P-21893/88; A-6562)	330,2890	am	(P-21893/88; A-6562)	330,4220	am	(P-21893/88; A-6562)	330,675	n	(P-21621/88; A-6040)
330,740	am	(P-21893/88; A-6562)	330,3000	am	(P-21893/88; A-6562)	330,4230	am	(P-21893/88; A-6562)	330,680	r	(P-8293)
330,750	am	(P-21893/88; A-6562)	330,3010	am	(P-21893/88; A-6562)	330,4240	am	(P-21893/88; A-6562)	330,680	n	(P-8293)
330,760	am	(P-21893/88; A-6562)	330,3020	am	(P-21893/88; A-6562)	330,4250	am	(P-21893/88; A-6562)	330,685	n	(P-8293)
330,765	n	(P-21893/88; A-6562)	330,3030	am	(P-21893/88; A-6562)	330,4260	am	(P-21893/88; A-6562)	330,690	am	(P-21621/88; A-6040)
330,770	am	(P-21893/88; A-6562)	330,3040	am	(P-21893/88; A-6562)	330,4270	am	(P-21893/88; A-6562)	330,700	am	(P-21621/88; A-6040)
330,780	am	(P-21893/88; A-6562)	330,3050	am	(P-21893/88; A-6562)	330,4280	am	(P-21893/88; A-6562)	330,810	am	(P-21621/88; A-6040)
330,910	am	(P-21893/88; A-6562)	330,3060	am	(P-21893/88; A-6562)	330,4290	am	(P-21893/88; A-6562)	330,820	am	(P-21621/88; A-6040)
330,913	n	(P-8336)	330,3070	am	(P-21893/88; A-6562)	330,4300	am	(P-21893/88; A-6562)	330,830	am	(P-21621/88; A-6040)
330,916	n	(P-8336)	330,3080	am	(P-21893/88; A-6562)	330,4310	am	(P-21893/88; A-6562)	330,1010	am	(P-21621/88; A-6040)
330,920	am	(P-21893/88; A-6562)	330,3090	am	(P-21893/88; A-6562)	330,4320	am	(P-21893/88; A-6562)	330,1020	am	(P-21621/88; A-6040)
330,930	am	(P-21893/88; A-6562)	330,3100	am	(P-21893/88; A-6562)	330,4330	am	(P-21893/88; A-6562)	330,1030	am	(P-21621/88; A-6040)
330,1110	am	(P-21893/88; A-6562)	330,3110	am	(P-21893/88; A-6562)	330,4510	am	(P-21893/88; A-6562)	330,1040	am	(P-21621/88; A-6040)
330,1120	am	(P-21893/88; A-6562)	330,3120	am	(P-21893/88; A-6562)	330,1110	am	(P-21621/88; A-6040)	330,1050	am	(P-21621/88; A-6040)
330,1130	am	(P-21893/88; A-6562)	330,3130	am	(P-21893/88; A-6562)	330,120	am	(P-21621/88; A-6040)	330,1060	am	(P-21621/88; A-6040)
330,1135	n	(P-21893/88; A-6562)	330,3140	am	(P-21893/88; A-6562)	330,130	am	(P-21621/88; A-6040)	330,1070	am	(P-21621/88; A-6040)
330,1140	am	(P-21893/88; A-6562)	330,3150	am	(P-21893/88; A-6562)	330,140	am	(P-21621/88; A-6040)	330,1210	am	(P-21621/88; A-6040)
330,1310	am	(P-21893/88; A-6562)	330,3160	am	(P-21893/88; A-6562)	330,150	am	(P-21621/88; A-6040)	330,1220	am	(P-21621/88; A-6040)
330,1320	am	(P-21893/88; A-6562)	330,3170	am	(P-21893/88; A-6562)	330,160	am	(P-21621/88; A-6040)	330,1225	n	(P-21621/88; A-6040)
330,1330	am	(P-21893/88; A-6562)	330,3180	am	(P-21893/88; A-6562)	330,165	am	(P-21621/88; A-6040)	330,1230	am	(P-21621/88; A-6040)
330,1510	am	(P-21893/88; A-6562)	330,3190	am	(P-21893/88; A-6562)	330,175	am	(P-21621/88; A-6040)	330,1240	am	(P-21621/88; A-6040)
330,1520	am	(P-21893/88; A-6562)	330,3200	am	(P-21893/88; A-6562)	330,175	am	(P-21621/88; A-6040)	330,1250	am	(P-21621/88; A-6040)
330,1530	am	(P-21893/88; A-6562)	330,3320	am	(P-21893/88; A-6562)	330,180	am	(P-21621/88; A-6040)	330,1410	am	(P-21621/88; A-6040)
330,1710	am	(P-21893/88; A-6562)	330,3340	am	(P-21893/88; A-6562)	330,190	am	(P-21621/88; A-6040)	330,1420	am	(P-21621/88; A-6040)
330,1720	am	(P-21893/88; A-6562)	330,3350	am	(P-21893/88; A-6562)	330,200	am	(P-21621/88; A-6040)	330,1430	am	(P-21621/88; A-6040)
330,1730	am	(P-21893/88; A-6562)	330,3360	am	(P-21893/88; A-6562)	330,210	am	(P-21621/88; A-6040)	330,1440	am	(P-21621/88; A-6040)
330,1740	am	(P-21893/88; A-6562)	330,3370	am	(P-21893/88; A-6562)	330,220	am	(P-21621/88; A-6040)	330,1450	am	(P-21621/88; A-6040)
330,1750	am	(P-21893/88; A-6562)	330,3380	am	(P-21893/88; A-6562)	330,230	am	(P-21621/88; A-6040)	330,1610	am	(P-21621/88; A-6040)
330,1760	am	(P-21893/88; A-6562)	330,3390	am	(P-21893/88; A-6562)	330,240	am	(P-21621/88; A-6040)	330,1620	am	(P-21621/88; A-6040)
330,1770	am	(P-21893/88; A-6562)	330,3400	am	(P-21893/88; A-6562)	330,250	am	(P-21621/88; A-6040)	330,1630	am	(P-21621/88; A-6040)
330,1910	am	(P-21893/88; A-6562)	330,3410	am	(P-21893/88; A-6562)	330,250	am	(P-21621/88; A-6040)	330,1640	am	(P-21621/88; A-6040)
330,1920	am	(P-21893/88; A-6562)	330,3420	am	(P-21893/88; A-6562)	330,260	am	(P-21621/88; A-6040)	330,1650	am	(P-21621/88; A-6040)
330,1930	am	(P-21893/88; A-6562)	330,3430	am	(P-21893/88; A-6562)	330,270	am	(P-21621/88; A-6040)	330,1660	am	(P-21621/88; A-6040)
330,1940	am	(P-21893/88; A-6562)	330,3610	am	(P-21893/88; A-6562)	330,272	am	(P-21621/88; A-6040)	330,1670	am	(P-21621/88; A-6040)
330,1950	am	(P-21893/88; A-6562)	330,3620	am	(P-21893/88; A-6562)	330,274	am	(P-21621/88; A-6040)	330,1680	am	(P-21621/88; A-6040)
330,1960	am	(P-21893/88; A-6562)	330,3630	am	(P-21893/88; A-6562)	330,276	am	(P-21621/88; A-6040)	330,1690	am	(P-21621/88; A-6040)
330,1970	am	(P-21893/88; A-6562)	330,3640	am	(P-21893/88; A-6562)	330,277	n	(P-21621/88; A-6040)	330,1810	am	(P-21621/88; A-6040)
330,1980	am	(P-21893/88; A-6562)	330,3650	am	(P-21893/88; A-6562)	330,278	am	(P-21621/88; A-6040)	330,1820	am	(P-21621/88; A-6040)
330,1990	am	(P-21893/88; A-6562)	330,3660	am	(P-21893/88; A-6562)	330,280	am	(P-21621/88; A-6040)			



[illegible]



TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
390.700 am	(P-21064/88; A-6301)	390.2610 am	(P-21064/88; A-6301)	450.320 am	(P-2249; A-11573)
390.810 am	(P-21064/88; A-6301)	390.2620 am	(P-21064/88; A-6301)	450.330 am	(P-2249; A-11573)
390.820 am	(P-21064/88; A-6301)	390.2630 am	(P-21064/88; A-6301)	450.410 am	(P-2249; A-11573)
390.830 am	(P-21064/88; A-6301)	390.2640 am	(P-21064/88; A-6301)	450.420 am	(P-2249; A-11573)
390.1010 am	(P-21064/88; A-6301)	390.2650 am	(P-21064/88; A-6301)	450.430 am	(P-2249; A-11573)
390.1020 am	(P-21064/88; A-6301)	390.2660 am	(P-21064/88; A-6301)	450.440 am	(P-2249; A-11573)
390.1030 am	(P-21064/88; A-6301)	390.2670 am	(P-21064/88; A-6301)	450.440 n	(P-19327/88; A-4285)
390.1035 n	(P-21064/88; A-6301)	390.2680 am	(P-21064/88; A-6301)	450.450 am	(P-2249; A-11573)
390.1040 am	(P-21064/88; A-6301)	390.2690 am	(P-21064/88; A-6301)	450.450 n	(P-19327/88; A-4285)
390.1050 am	(P-21064/88; A-6301)	390.2700 am	(P-21064/88; A-6301)	450.510 am	(P-2249; A-11573)
390.1060 am	(P-21064/88; A-6301)	390.2710 am	(P-21064/88; A-6301)	450.520 am	(P-2249; A-11573)
390.1070 am	(P-21064/88; A-6301)	390.2720 am	(P-21064/88; A-6301)	450.530 r	(P-2249; A-11573)
390.1080 am	(P-21064/88; A-6301)	390.2730 am	(P-21064/88; A-6301)	450.540 r	(P-2249; A-11573)
390.1090 am	(P-21064/88; A-6301)	390.2740 am	(P-21064/88; A-6301)	450.550 r	(P-2249; A-11573)
390.1100 am	(P-21064/88; A-6301)	390.2910 am	(P-21064/88; A-6301)	450.560 r	(P-2249; A-11573)
390.1110 am	(P-21064/88; A-6301)	390.2920 am	(P-21064/88; A-6301)	450.570 r	(P-2249; A-11573)
390.1120 am	(P-21064/88; A-6301)	390.2930 am	(P-21064/88; A-6301)	450.610 am	(P-2249; A-11573)
390.1310 am	(P-21064/88; A-6301)	390.2940 am	(P-21064/88; A-6301)	450.710 am	(P-2249; A-11573)
390.1320 am	(P-21064/88; A-6301)	390.2950 am	(P-21064/88; A-6301)	450.720 am	(P-2249; A-11573)
390.1330 am	(P-21064/88; A-6301)	390.2960 am	(P-21064/88; A-6301)	450.730 am	(P-2249; A-11573)
390.1410 am	(P-21064/88; A-6301)	390.2970 am	(P-21064/88; A-6301)	450.810 r	(P-2249; A-11573)
390.1420 am	(P-21064/88; A-6301)	390.2980 am	(P-21064/88; A-6301)	450.820 r	(P-2249; A-11573)
390.1430 am	(P-21064/88; A-6301)	390.2990 am	(P-21064/88; A-6301)	450.830 r	(P-2249; A-11573)
390.1440 am	(P-21064/88; A-6301)	390.3000 am	(P-21064/88; A-6301)	450.835 r	(P-2249; A-11573)
390.1450 am	(P-21064/88; A-6301)	390.3010 am	(P-21064/88; A-6301)	450.840 r	(P-2249; A-11573)
390.1610 am	(P-21064/88; A-6301)	390.3020 am	(P-21064/88; A-6301)	450.845 r	(P-2249; A-11573)
390.1620 am	(P-21064/88; A-6301)	390.3030 am	(P-21064/88; A-6301)	450.848 r	(P-2249; A-11573)
390.1630 am	(P-21064/88; A-6301)	390.3040 am	(P-21064/88; A-6301)	450.850 r	(P-2249; A-11573)
390.1640 am	(P-21064/88; A-6301)	390.3210 am	(P-21064/88; A-6301)	450.860 r	(P-2249; A-11573)
390.1650 am	(P-21064/88; A-6301)	390.3220 am	(P-21064/88; A-6301)	450.870 r	(P-2249; A-11573)
390.1660 am	(P-21064/88; A-6301)	390.3230 am	(P-21064/88; A-6301)	450.920 am	(P-2249; A-11573)
390.1670 am	(P-21064/88; A-6301)	390.3240 am	(P-21064/88; A-6301)	450.930 am	(P-2249; A-11573)
390.1680 am	(P-21064/88; A-6301)	390.3250 am	(P-21064/88; A-6301)	450.940 am	(P-2249; A-11573)
390.1690 am	(P-21064/88; A-6301)	390.3260 am	(P-21064/88; A-6301)	450.950 am	(P-2249; A-11573)
390.1810 am	(P-21064/88; A-6301)	390.3270 am	(P-21064/88; A-6301)	450.1010 am	(P-2249; A-11573)
390.1820 am	(P-21064/88; A-6301)	390.3280 am	(P-21064/88; A-6301)	450.1110 am	(P-2249; A-11573)
390.1830 am	(P-21064/88; A-6301)	390.3290 am	(P-21064/88; A-6301)	450.1120 am	(P-2249; A-11573)
390.1840 am	(P-21064/88; A-6301)	390.3300 am	(P-21064/88; A-6301)	450.1130 am	(P-2249; A-11573)
390.1850 am	(P-21064/88; A-6301)	390.3310 am	(P-21064/88; A-6301)	450.1140 am	(P-2249; A-11573)
390.1860 am	(P-21064/88; A-6301)	390.3320 am	(P-21064/88; A-6301)	450.1150 am	(P-2249; A-11573)
390.1870 am	(P-21064/88; A-6301)	390.3330 am	(P-21064/88; A-6301)	450.1155 am	(P-2249; A-11573)
390.1880 am	(P-21064/88; A-6301)	390.3350 am	(P-21064/88; A-6301)	450.1155 am	(P-2249; A-11573)
390.1890 am	(P-21064/88; A-6301)	390.3510 am	(P-21064/88; A-6301)	450.1200 am	(P-2249; A-11573)
390.1900 am	(P-21064/88; A-6301)	390.3510 am	(P-21064/88; A-6301)	450.1300 am	(P-2249; A-11573)
390.1910 am	(P-21064/88; A-6301)	450.5 n	(P-2249; A-11573)	450.1300 n	(P-19327/88; A-4285)
390.1920 am	(P-21064/88; A-6301)	450.10 am	(P-2249; A-11573)	450.1310 am	(P-2249; A-11573)
390.2010 am	(P-21064/88; A-6301)	450.20 am	(P-2249; A-11573) (E-13678)	450.1310 am	(P-19327/88; A-4285)
390.2020 am	(P-21064/88; A-6301)	450.30 am	(P-2249; A-11573)	450.1320 am	(P-2249; A-11573)
390.2030 am	(P-21064/88; A-6301)	450.35 n	(P-2249; A-11573)	450.1320 n	(P-19327/88; A-4285)
390.2210 am	(P-21064/88; A-6301)	450.40 n	(P-2249; A-11573)	450.1330 am	(P-2249; A-11573)
390.2220 am	(P-21064/88; A-6301)	450.50 n	(P-2249; A-11573)	450.1330 n	(P-19327/88; A-4285)
390.2230 am	(P-21064/88; A-6301)	450.60 n	(P-2249; A-11573)	450.1300 n	(P-2249; A-11573)
390.2410 am	(P-21064/88; A-6301)	450.210 am	(P-2249; A-11573)	Ap. A am	(P-14280)
390.2420 am	(P-21064/88; A-6301)	450.220 am	(P-2249; A-11573)	Ap. B am	(P-14280)
390.2430 am	(P-21064/88; A-6301)	450.230 am	(P-2249; A-11573)	Ap. C n	(A-11573)
390.2440 am	(P-21064/88; A-6301)	450.310 am	(P-2249; A-11573)	490.10 n	(P-2974; A-14409)



TITLE 77 (CONTD)		
535.933	n	(P-4500)
535.934	n	(P-4500)
535.935	n	(P-4500)
535.936	n	(P-4500)
535.940	n	(P-4500)
535.941	n	(P-4500)
535.942	n	(P-4500)
535.943	n	(P-4500)
535.950	n	(P-4500)
535.951	n	(P-4500)
535.952	n	(P-4500)
535.953	n	(P-4500)
540.10	am	(P-4616)
540.30	am	(P-4616)
540.40	am	(P-4616)
540.50	am	(P-4616)
540.70	am	(P-4616)
540.80	am	(P-4616)
540.90	am	(P-4616)
540.160	am	(P-4616)
540.190	n	(P-4616)
542.10	n	(P-4544/88; A-3086)
542.20	n	(P-4544/88; A-3086)
542.30	n	(P-4544/88; A-3086)
542.40	n	(P-4544/88; A-3086)
542.50	n	(P-4544/88; A-3086)
542.60	n	(P-4544/88; A-3086)
542.70	n	(P-4544/88; A-3086)
542.80	n	(P-4544/88; A-3086)
542.90	n	(P-4544/88; A-3086)
542.100	n	(P-4544/88; A-3086)
600.110	am	(P-10035)
600.120	am	(P-10035)
600.230	am	(P-10035)
600.250	am	(P-10035)
600.510	am	(P-10035)
600.900	am	(P-10035)
600.910	r	(P-10035)
600.920	r	(P-10035)
600.930	r	(P-10035)
600.1100	am	(P-10035)
600.1110	am	(P-10035)
600.1120	am	(P-10035)
600.1130	am	(P-10035)
600.1140	am	(P-10035)
600.1400	am	(P-10035)
615.100	am	(P-10137)
615.110	am	(P-10137)
615.140	am	(P-10137)
615.150	am	(P-10137)
615.160	am	(P-10137)
615.200	am	(P-10137)
615.310	am	(P-10137)
615.320	am	(P-10137)
615.330	am	(P-10137)
615.360	am	(P-10137)

[illegible]

TITLE 77 (CONT'D)		
694.220	n	(P-5491)
694.Ap. A	n	(P-5491)
694.Ap. B	n	(P-5491)
694.Ap. C	n	(P-5491)
697.20	am	(P-21043/88; A-11544)
697.30	am	(P-21043/88; A-11544)
697.110	am	(P-21043/88; A-11544)
697.120	am	(P-21043/88; A-11544)
697.130	am	(P-21043/88; A-11544)
697.140	am	(P-21043/88; A-11544)
697.400	am	(P-21043/88; A-11544)
698.Ap. A	am	(P-21043/88; A-11544)
698.10	n	(P-7194)
698.20	n	(P-7194)
698.30	n	(P-7194)
698.40	n	(P-7194)
698.50	n	(P-7194)
698.60	n	(P-7194)
698.70	n	(P-7194)
698.Ap. A	am	(P-7194)
700.10	am	(P-12777/88; A-10634)
700.20	am	(P-12777/88; A-10634)
700.30	am	(P-12777/88; A-10634)
710.20	am	(P-6913)
710.30	am	(P-6913)
710.40	am	(P-6913)
710.50	am	(P-6913)
710.100	am	(P-6913)
710.110	am	(P-6913)
710.120	am	(P-6913)
710.130	am	(P-6913)
710.140	am	(P-6913)
710.210	am	(P-6913)
710.220	am	(P-6913)
710.230	am	(P-6913)
725.5	r	(P-7265/88; A-2517)
725.10	r	(P-7265/88; A-2517)
725.10	n	(P-7272/88; A-2502)
725.15	n	(P-7272/88; A-2502)
725.20	n	(P-7272/88; A-2502)
725.20	am	(P-7272/88; A-2502)
725.30	n	(P-7265/88; A-2517)
725.30	n	(P-7272/88; A-2502)
725.40	r	(P-7265/88; A-2517)
725.40	r	(P-7272/88; A-2502)
725.41	n	(P-7272/88; A-2502)
725.42	n	(P-7272/88; A-2502)
725.43	n	(P-7272/88; A-2502)
725.44	n	(P-7272/88; A-2502)
725.44	am	(P-14306)
725.45	r	(P-7265/88; A-2517)
725.50	r	(P-7265/88; A-2517)
725.50	n	(P-7272/88; A-2502)
725.51	n	(P-7272/88; A-2502)
725.60	r	(P-7265/88; A-2502)
725.60	r	(P-7272/88; A-2502)







TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		
790.3900	am	(P-16425/88; A-856)	790.5180	am	(P-16425/88; A-856)	790.6140	am	(P-16425/88; A-856)
790.3907	am	(P-12991/88; A-856) (P-12942)	790.5220	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)	790.6180	am	(P-3015; A-11717) (E-3108)
		(E-12990)			(P-16425/88; A-856) (P-12942)	790.6260	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.3910	n	(P-12991/88; P-16425/88; A-856)	790.5300	am	(E-12990)	790.6275	am	(P-12991/88; P-16425/88; A-856)
790.3910	am	(P-3015; A-11717) (E-3108)	790.5312	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)	790.6280	am	(P-16425/88; A-856)
790.3940	am	(P-3015; A-11717) (E-3108)			(E-12990)	790.6284	am	(P-16425/88; A-856) (P-12942)
790.3945	am	(P-16425/88; A-856) (P-12942)			(P-12990)	790.6370	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)
		(E-12990)	790.5320	n	(P-12942) (E-12990)			(E-12990)
790.4012	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.5380	am	(P-12942) (E-12990)	790.6375	n	(P-16425/88; A-856)
790.4040	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)	790.5420	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.6435	am	(P-12942) (E-12990) (P-12942)
		(E-12990)	790.5483	am	(P-12991/88; P-16425/88; A-856)			(E-12990)
790.4060	am	(P-16425/88; A-856)			(P-3015; A-11717) (E-3108)	790.6445	am	(P-16425/88; A-856)
790.4100	am	(P-12991/88; P-16425/88; A-856)			(P-12942) (E-12990)	790.6450	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)
		(P-3015; A-11717) (E-3108)	790.5520	n	(P-16425/88; A-856)			(E-12990)
790.4140	am	(P-12942) (E-12990)	790.5530	am	(P-16425/88; A-856)	790.6452	am	(P-16425/88; A-856) (P-12942)
790.4220	am	(P-16425/88; A-856)	790.5540	am	(P-12990)			(E-12990)
790.4260	am	(P-12942) (E-12990)			(P-12991/88; P-16425/88; A-856)	790.6454	n	(P-16425/88; A-856)
790.4300	am	(P-3015; A-11717) (E-3108)			(P-3015; A-11717) (E-3108)	790.6454	am	(P-12942) (E-12990)
790.4340	am	(P-12942) (E-12990)	790.5555	n	(P-12942) (E-12990)	790.6456	am	(P-12991/88; P-16425/88; A-856)
790.4380	am	(P-12942) (E-12990)	790.5560	n	(P-16425/88; A-856)			(P-3015; A-11717) (E-3108)
790.4396	am	(P-12991/88; P-16425/88; A-856)	790.5620	am	(P-12991/88; P-16425/88; A-856)			(P-12942) (E-12990)
790.4398	am	(P-3015; A-11717) (E-3108)			(P-3015; A-11717) (E-3108)	790.6540	am	(P-16425/88; A-856)
		(P-12942) (E-12990)			(P-12942) (E-12990)	790.6580	am	(P-16425/88; A-856)
790.4420	am	(P-12942) (E-12990)	790.5640	n	(P-12991/88; A-856)	790.6621	n	(P-16425/88; A-856)
790.4430	am	(P-16425/88; A-856)	790.5660	am	(P-3015; A-11717) (E-3108)	790.6670	am	(P-16425/88; A-856)
790.4460	am	(P-16425/88; A-856)	790.5740	am	(P-12942) (E-12990)	790.6700	am	(P-12942) (E-12990)
790.4540	am	(P-3015; A-11717) (E-3108)	790.5780	am	(P-3015; A-11717) (E-3108)	790.6740	am	(P-16425/88; A-856)
790.4580	am	(P-16425/88; A-856)	790.5792	am	(P-12991/88; P-16425/88; A-856)	790.6780	am	(P-3015; A-11717) (E-3108)
790.4620	am	(P-16425/88; A-856)			(P-12942) (E-12990)			(P-12942) (E-12990)
790.4660	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)	790.5795	n	(P-16425/88; A-856)	790.6800	am	(P-12942) (E-12990)
		(E-12990)	790.5807	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.6860	am	(P-3015; A-11717) (E-3108)
790.4670	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)			(P-12991/88; P-16425/88; A-856)			(P-12942) (E-12990)
		(E-12990)	790.5820	am	(P-12991/88; P-16425/88; A-856)	790.6875	am	(P-12942) (E-12990)
790.4680	am	(P-12991/88; A-856) (P-12942)	790.5830	am	(P-12991/88; P-16425/88; A-856)			(E-12990)
		(E-12990)			(P-12942) (E-12990)	790.6885	am	(P-3015; A-11717) (E-3108)
790.4720	am	(P-12991/88; P-16425/88; A-856)	790.5835	am	(P-12942) (E-12990)	790.6895	n	(P-3015; A-11717) (E-3108)
		(P-12942) (E-12990)	790.5837	n	(P-12991/88; A-856)	790.6895	am	(P-12942) (E-12990)
790.4740	am	(P-12991/88; P-16425/88; A-856)	790.5840	am	(P-16425/88; A-856)	790.6895	am	(P-12942) (E-12990)
		(P-3015; A-11717) (E-3108)	790.5872	am	(P-12942) (E-12990)	790.6946	am	(P-16425/88; A-856) (P-12942)
		(P-12942) (E-12990)			(P-16425/88; A-856)			(E-12990)
790.4820	am	(P-12942) (E-12990)	790.5893	am	(P-16425/88; A-856)	790.6960	n	(P-12991/88; P-16425/88; A-856)
790.4820	am	(P-16425/88; A-856)	790.5900	am	(P-16425/88; A-856) (P-12942)	790.6960	am	(P-12942) (E-12990)
790.4900	am	(P-12942) (E-12990)			(E-12990)	790.6980	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.4960	n	(P-16425/88; A-856)	790.5924	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)			(E-12990)
790.4963	n	(P-12942) (E-12990)			(P-3015; A-11717) (E-3108)	790.7020	am	(P-16425/88; A-856) (P-12942)
790.4965	n	(P-12942) (E-12990)	790.5940	am	(P-12991/88; P-16425/88; A-856)			(E-12990)
790.5020	am	(P-12942) (E-12990)			(P-3015; A-11717) (E-3108)	790.7100	am	(P-12942) (E-12990)
790.5060	am	(P-16425/88; A-856)			(P-12942) (E-12990)	790.7120	am	(P-12942) (E-12990)
790.5140	am	(P-12991/88; P-16425/88; A-856)	790.5980	am	(P-16425/88; A-856)	790.7130	am	(P-12942) (E-12990)
		(P-3015; A-11717) (E-3108)	790.5992	am	(P-3015; A-11717) (E-3108)			(E-12990)
		(P-12942) (E-12990)			(P-12942) (E-12990)			(E-12990)



## TITLE 77 (CONT'D)

790.9020	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)
790.9035	am	(P-12942) (E-12990)
790.9045	am	(P-12942) (E-12990)
790.9048	n	(P-12942) (E-12990)
790.9060	am	(P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.9084	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)
790.9100	am	(P-12942) (E-12990)
790.9140	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)
790.9180	am	(P-12942) (E-12990)
790.9220	am	(P-3015; A-11717) (E-3108)
790.9320	am	(P-12942) (E-12990)
790.9420	am	(P-12942) (E-12990)
790.9380	am	(P-3015; A-11717) (E-3108)
790.9475	am	(P-3015; A-11717) (E-3108)
790.9486	am	(P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.9500	am	(P-12991/88; P-16425/88; A-856) (P-12942) (E-12990)
790.9530	am	(P-12991/88; P-16425/88; A-856) (P-12995)
820.210	am	(P-3325/88; A-2090)
830.10	am	(P-3325/88; A-2090)
830.20	n	(P-3325/88; A-2090)
830.100	am	(P-3325/88; A-2090)
830.110	am	(P-3325/88; A-2090)
830.120	am	(P-3325/88; A-2090)
830.130	am	(P-3325/88; A-2090)
830.140	am	(P-3325/88; A-2090)
830.150	am	(P-3325/88; A-2090)
830.160	am	(P-3325/88; A-2090)
830.170	am	(P-3325/88; A-2090)
830.180	am	(P-3325/88; A-2090)
830.190	n	(P-3325/88; A-2090)
830.200	am	(P-3325/88; A-2090)
830.210	n	(P-3325/88; A-2090)
830.220	n	(P-3325/88; A-2090)
830.230	n	(P-3325/88; A-2090)
830.240	n	(P-3325/88; A-2090)
830.250	am	(P-3325/88; A-2090)
830.260	am	(P-3325/88; A-2090)
830.270	am	(P-3325/88; A-2090)
830.280	r	(P-3325/88; A-2090)
830.290	n	(P-3325/88; A-2090)
830.300	n	(P-3325/88; A-2090)
830.310	n	(P-3325/88; A-2090)
830.315	r	(P-3325/88; A-2090)
830.400	am	(P-3325/88; A-2090)
830.410	am	(P-3325/88; A-2090)

## TITLE 77 (CONT'D)

855.Ap. B	am	(P-6564/88; A-2768)
II. A	n	(P-6564/88; A-2768)
II. B	n	(P-6564/88; A-2768)
II. C	n	(P-6564/88; A-2768)
II. D	n	(P-6564/88; A-2768)
II. E	n	(P-6564/88; A-2768)
II. F	n	(P-6564/88; A-2768)
II. G	n	(P-6564/88; A-2768)
855.Ap. C	n	(P-8824)
II. G	n	(P-8824)
II. H	n	(P-6564/88; A-2768)
II. I	n	(P-6564/88; A-2768)
855.Ap. C	n	(P-6564/88; A-2768)
II. A	n	(P-6564/88; A-2768)
II. B	n	(P-6564/88; A-2768)
II. C	n	(P-6564/88; A-2768)
II. D	n	(P-6564/88; A-2768)
II. E	n	(P-6564/88; A-2768)
II. F	n	(P-6564/88; A-2768)
II. G	n	(P-6564/88; A-2768)
890.120	am	(P-4543)
890.620	am	(P-4543)
890.630	am	(P-4543)
890.640	am	(P-4543)
890.730	am	(P-4543)
890.820	am	(P-4543)
890.830	am	(P-4543)
890.920	am	(P-4543)
890.1040	am	(P-4543)
890.1070	am	(P-4543)
890.1110	am	(P-4543)
890.1210	am	(P-4543)
890.1410	am	(P-4543)
890.1460	am	(P-4543)
890.1540	am	(P-4543)
890.1550	am	(P-4543)
890.1620	am	(P-4543)
890.1640	am	(P-4543)
890.1650	am	(P-4543)
890.1720	am	(P-4543)
890.1750	am	(P-4543)
890.2000	am	(P-4543)
890.2110	am	(P-4543)
890.3010	n	(P-4543)
890.3020	n	(P-4543)
890.3030	n	(P-4543)
890.3040	n	(P-4543)
890.3050	n	(P-4543)
890.3060	n	(P-4543)
890.3070	n	(P-4543)
890.3080	n	(P-4543)
890.3090	n	(P-4543)
900.10	am	(P-4543)
900.15	n	(P-17206/88; A-12578)
900.20	am	(P-17206/88; A-12578)
900.30	am	(P-17206/88; A-12578)

## TITLE 77 (CONT'D)

900.40	am	(P-17206/88; A-12578)
900.50	am	(P-17206/88; A-12578)
900.60	am	(P-17206/88; A-12578)
900.65	n	(P-17206/88; A-12578)
900.70	am	(P-17206/88; A-12578)
900.80	am	(P-17206/88; A-12578)
900.90	am	(P-17206/88; A-12578)
900.100	am	(P-17206/88; A-12578)
900.105	am	(P-17206/88; A-12578)
900.110	n	(P-19332/88; A-12608)
906.20	n	(P-19332/88; A-12608)
906.25	n	(P-19332/88; A-12608)
906.30	n	(P-19332/88; A-12608)
906.40	n	(P-19332/88; A-12608)
906.50	n	(P-19332/88; A-12608)
906.60	n	(P-19332/88; A-12608)
906.70	n	(P-19332/88; A-12608)
906.Ap.A	n	(P-19332/88; A-12608)
II. A	n	(P-19332/88; A-12608)
II. B	n	(P-19332/88; A-12608)
II. C	n	(P-19332/88; A-12608)
II. D	n	(P-19332/88; A-12608)
II. E	n	(P-19332/88; A-12608)
II. F	n	(P-19332/88; A-12608)
II. G	n	(P-19332/88; A-12608)
II. H	n	(P-19332/88; A-12608)
II. I	n	(P-19332/88; A-12608)
Ex. A	n	(P-19332/88; A-12608)
Ex. B	n	(P-19332/88; A-12608)
Ex. C	n	(P-19332/88; A-12608)
Ex. D	n	(P-19332/88; A-12608)
Ex. E	n	(P-19332/88; A-12608)
Ex. F	n	(P-19332/88; A-12608)
Ex. G	n	(P-19332/88; A-12608)
Ex. H	n	(P-19332/88; A-12608)
Ex. I	n	(P-19332/88; A-12608)
910.5	am	(P-8282)
910.10	am	(P-8282)
910.15	am	(P-8282)
910.20	am	(P-8282)
910.30	am	(P-8282)
910.40	am	(P-8282)
910.50	am	(P-8282)
910.60	am	(P-8282)
910.70	am	(P-8282)
910.80	am	(P-8282)
920.30	am	(P-17233/88; A-11796)
920.50	am	(P-17233/88; A-11796)
920.70	am	(P-17233/88; A-11796)
920.80	am	(P-17233/88; A-11796)
920.90	am	(P-17233/88; A-11796)
920.120	am	(P-17233/88; A-11796)
920.130	am	(P-17233/88; A-11796)
920.150	am	(P-17233/88; A-11796)
920.150	am	(P-17233/88; A-11796)
925.15	n	(P-17252/88; A-11816)



TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 80 (CONT'D)			TITLE 80 (CONT'D)		
925.30	am	(P-1725/88; A-11816)	2510.55	am	(P-8198)	310.Ap. A	am	(P-20584/88; RC-1254) (PP-8080)	1110.80	am	(P-1355)
925.40	am	(P-1725/88; A-11816)	2510.Ap. Dam	am	(P-8198)	2510.Ap. Dam	am	(P-10725) (P-11117)	1110.90	am	(P-1355)
1100.40	r	(P-5596)	2800.102	am	(P-6856)	2800.102	am	(E-11854) (PP-12887)	1110.100	am	(P-1355)
1100.220	am	(P-5596)						(P-10725)	1110.110	am	(P-1355)
1100.560	am	(P-5596)						(P-10725)	1110.140	am	(P-1355)
1100.570	am	(P-5596)						(P-10725)	1110.150	am	(P-1355)
1100.620	am	(P-5596)						(PP-12887)	1110.160	am	(P-1355)
1100.630	am	(P-5596)						(PP-12887)	1110.170	am	(P-1355)
1100.660	am	(P-5596)						(PP-12887)	1110.180	n	(P-1355)
1110.30	am	(P-5619)						(PP-12887)	1120.20	am	(P-1379)
1110.40	am	(P-5619)						(PP-12887)	1120.30	am	(P-1379)
1110.50	n	(P-5619)						(PP-8970)	1120.40	am	(P-1379)
1110.220	am	(P-5619)						(PP-8970)	1120.50	am	(P-1379)
1110.720	am	(P-5619)						(PP-8970)	1120.70	n	(P-1379)
1110.1320	am	(P-5619)						(PP-8970)	1125.10	am	(P-16375/88; A-1784)
1110.1330	am	(P-5619)						(PP-8970)	1125.20	am	(P-16375/88; A-1784)
1110.1730	am	(P-5619)						(PP-8970)	1125.30	am	(P-16375/88; A-1784)
1110.2220	am	(P-5619)						(PP-8970)	1125.50	r	(P-16375/88; A-1784)
1110.2230	am	(P-5619)						(PP-8970)	1125.70	am	(P-16375/88; A-1784)
1110.2330	am	(P-5619)						(PP-12887)	1125.80	am	(P-16375/88; A-1784)
1150.110	r	(P-5580)						(PP-8970)	1125.90	r	(P-16375/88; A-1784)
1150.210	r	(P-5580)						(PP-8970)	1125.100	n	(P-16375/88; A-1784)
1150.220	r	(P-5580)						(PP-8970)	1135.10	n	(P-14504/88; A-14969)
1150.230	r	(P-5580)						(PP-8970)	1135.20	n	(P-14504/88; A-14969)
1150.310	r	(P-5580)						(PP-11117) (E-11854)	1135.30	n	(P-14504/88; A-14969)
1150.320	r	(P-5580)						(PP-11117) (E-11854)	1570.40	am	(P-14122/88; O-2249/88; R-1626; A-1577)
1150.330	r	(P-5580)						(PP-11117) (E-11854)	1570.60	r	(P-14122/88; O-2249/88; R-1626; A-1577)
1150.410	r	(P-5580)						(PP-11117) (E-11854)	1570.70	am	(P-14122/88; O-2249/88; R-1626; A-1577)
1150.420	r	(P-5580)						(PP-11117) (E-11854)	1570.80	am	(P-14122/88; O-2249/88; R-1626; A-1577)
1150.430	r	(P-5580)						(PP-11117) (E-11854)	1570.90	am	(P-14122/88; O-2249/88; R-1626; A-1577)
1150.440	r	(P-5580)						(PP-11117) (E-11854)	1570.100	am	(P-14122/88; O-2249/88; R-1626; A-1577)
1150.450	r	(P-5580)						(PP-11117) (E-11854)	1570.110	r	(P-14122/88; O-2249/88; R-1626; A-1577)
2056.1	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	1570.150	r	(P-14122/88; O-2249/88; R-1626; A-1577)
2056.5	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	1570.160	am	(P-14122/88; O-2249/88; R-1626; A-1577)
2056.55	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	1600.50	am	(P-10769)
2056.60	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2110.30	am	(P-1; A-9259) (E-214)
2056.61	n	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2110.320	am	(P-1; A-9259) (E-214)
2056.70	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2110.330	am	(P-1; A-9259) (E-214)
2056.75	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2110.510	am	(P-1; A-9259) (E-214)
2056.300	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2110.530	am	(P-1; A-9259) (E-214)
2056.320	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2150.1	n	(P-10285/88; A-2402)
2056.330	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2150.1	am	(P-6853)
2056.405	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2150.2	n	(P-10285/88; A-2402)
2056.410	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2150.5	n	(P-10285/88; A-2402)
2056.415	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)	2650.1	n	(P-6871/88; O-1256; R-3411; A-3330)
2056.420	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.500	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.505	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.510	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.515	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.605	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.610	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.700	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.710	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2056.Ap. Am	am	(P-2226/5/88; A-7274)						(PP-11117) (E-11854)			
2510.50	am	(P-13694/88; A-334)						(PP-11117) (E-11854)			



TITLE 83 (CONT'D)

TITLE 83 (CONT'D)

285.5000	n	(P-5229)	535.15	n	(P-9314/88; A-7331)
285.5005	n	(P-5229)	535.100	n	(P-9314/88; A-7331) (P-12676)
285.5010	n	(P-5229)	535.110	n	(P-9314/88; A-7331)
285.5015	n	(P-5229)	535.115	n	(P-9314/88; A-7331)
285.5020	n	(P-5229)	535.120	n	(P-9314/88; A-7331)
285.5025	n	(P-5229)	535.200	n	(P-9314/88; A-7331)
285.5030	n	(P-5229)	535.205	n	(P-9314/88; A-7331)
285.5035	n	(P-5229)	535.210	n	(P-9314/88; A-7331)
285.5040	n	(P-5229)	535.220	n	(P-9314/88; A-7331)
285.5045	n	(P-5229)	535.300	n	(P-9314/88; A-7331)
285.5050	n	(P-5229)	535.305	n	(P-9314/88; A-7331)
285.5055	n	(P-5229)	535.310	n	(P-9314/88; A-7331)
285.5060	n	(P-18021/88; A-4648)	535.320	n	(P-9314/88; A-7331)
325.10	r	(P-18021/88; A-4648)	535.330	n	(P-9314/88; A-7331)
325.20	r	(P-18021/88; A-4648)	535.340	n	(P-9314/88; A-7331)
435.10	r	(P-3; A-8417)	535.350	n	(P-9314/88; A-7331)
435.20	r	(P-3; A-8417)	535.360	n	(P-9314/88; A-7331)
435.30	r	(P-3; A-8417)	535.410	n	(P-9314/88; A-7331)
435.40	r	(P-3; A-8417)	535.500	n	(P-9314/88; A-7331)
435.50	r	(P-3; A-8417)	535.510	n	(P-9314/88; A-7331)
435.60	r	(P-3; A-8417)	590.10	am	(P-9067)
440.10	n	(P-3162/88; A-296)	595.120	am	(P-16309/88; A-2056)
440.100	n	(P-3162/88; A-296)	710.10	am	(P-9076)
440.200	n	(P-3162/88; A-296)	710.100	n	(P-19563/88; A-7570)
440.210	n	(P-3162/88; A-296)	710.105	n	(P-19563/88; A-7570)
440.220	n	(P-3162/88; A-296)	710.110	n	(P-19563/88; A-7570)
440.240	n	(P-3162/88; A-296)	710.115	n	(P-19563/88; A-7570)
440.300	n	(P-3162/88; A-296)	710.120	n	(P-19563/88; A-7570)
440.310	n	(P-3162/88; A-296)	710.125	n	(P-19563/88; A-7570)
440.400	n	(P-3162/88; A-296)	710.130	n	(P-19563/88; A-7570)
440.410	n	(P-3162/88; A-296)	710.135	n	(P-19563/88; A-7570)
440.420	n	(P-3162/88; A-296)	710.140	n	(P-19563/88; A-7570)
440.430	n	(P-3162/88; A-296)	710.145	n	(P-19563/88; A-7570)
440.500	n	(P-3162/88; A-296)	710.150	n	(P-19563/88; A-7570)
440.510	n	(P-3162/88; A-296)	710.155	n	(P-19563/88; A-7570)
440.520	n	(P-3162/88; A-296)	710.160	n	(P-19563/88; A-7570)
440.600	n	(P-3162/88; A-296)	710.165	n	(P-19563/88; A-7570)
440.610	n	(P-3162/88; A-296)	710.170	n	(P-19563/88; A-7570)
440.620	n	(P-3162/88; A-296)	710.175	n	(P-19563/88; A-7570)
440.640	n	(P-3162/88; A-296)	710.180	n	(P-19563/88; A-7570)
440.650	n	(P-3162/88; A-296)	710.185	n	(P-19563/88; A-7570)
440.660	n	(P-3162/88; A-296)	710.190	n	(P-19563/88; A-7570)
440.700	n	(P-3162/88; A-296)	710.200	n	(P-19563/88; A-7570)
440.800	n	(P-3162/88; A-296)	710.205	n	(P-19563/88; A-7570)
440.810	n	(P-3162/88; A-296)	710.210	n	(P-19563/88; A-7570)
440.900	n	(P-3162/88; A-296)	710.215	n	(P-19563/88; A-7570)
440.910	n	(P-3162/88; A-296)	710.220	n	(P-19563/88; A-7570)
445.10	n	(P-13129)	710.225	n	(P-19563/88; A-7570)
445.20	n	(P-13129)	710.230	n	(P-19563/88; A-7570)
445.30	n	(P-13129)	710.235	n	(P-19563/88; A-7570)
445.40	n	(P-13129)	710.240	n	(P-19563/88; A-7570)
445.50	n	(P-13129)	710.245	n	(P-19563/88; A-7570)
445.60	n	(P-13129)	710.250	n	(P-19563/88; A-7570)
445.70	n	(P-13129)	710.255	n	(P-19563/88; A-7570)
445.80	n	(P-13129)	757.10	n	(P-14799/88; A-14366)
505.10	am	(P-1686; A-10858) (P-13361)	757.15	n	(P-14799/88; A-14366)
535.10	n	(P-9314/88; A-7331)	757.100	n	(P-14799/88; A-14366)

TITLE 80 (CONT'D)

TITLE 83 (CONT'D)

2650.5	n	(P-6871/88; O-1256; R-3411; A-3330)	285.2020	n	(P-5229)
2650.10	n	(P-6871/88; O-1256; R-3411; A-3330)	285.2025	n	(P-5229)
2650.15	n	(P-6871/88; O-1256; R-3411; A-3330)	285.2030	n	(P-5229)
2650.20	n	(P-6871/88; O-1256; R-3411; A-3330)	285.2035	n	(P-5229)
2650.25	n	(P-6871/88; O-1256; R-3411; A-3330)	285.2040	n	(P-5229)
2650.30	n	(P-6871/88; O-1256; R-3411; A-3330)	285.2045	n	(P-5229)
2700.200	am	(P-253; A-9308) (E-629)	285.2050	n	(P-5229)
2700.440	am	(P-253; A-9308) (E-629)	285.2055	n	(P-5229)
2700.620	am	(P-253; A-9308) (E-629)	285.2060	n	(P-5229)
2700.630	am	(P-253; A-9308) (E-629)	285.2070	n	(P-5229)
2700.650	am	(P-253; A-9308) (E-629)	285.2080	n	(P-5229)
2700.700	am	(P-253; A-9308) (E-629)	285.2085	n	(P-5229)
2700.710	am	(P-253; A-9308) (E-629)	285.2090	n	(P-5229)
2700.720	am	(P-253; A-9308) (E-629)	285.2095	n	(P-5229)
2700.730	am	(P-253; A-9308) (E-629)	285.2100	n	(P-5229)
2700.735	n	(P-253; A-9308) (E-629)	285.2105	n	(P-5229)
2700.740	am	(P-253; A-9308) (E-629)	285.2110	n	(P-5229)
2700.750	am	(P-253; A-9308) (E-629)	285.2115	n	(P-5229)
2700.820	am	(P-253; A-9308) (E-629)	285.2120	n	(P-5229)
2700.920	am	(P-253; A-9308) (E-629)	285.2125	n	(P-5229)
2700.940	am	(P-253; A-9308) (E-629)	285.2130	n	(P-5229)
2700.950	am	(P-253; A-9308) (E-629)	285.2135	n	(P-5229)
2700.960	am	(P-253; A-9308) (E-629)	285.2140	n	(P-5229)
2700.970	am	(P-253; A-9308) (E-629)	285.2145	n	(P-5229)
2700.980	am	(P-253; A-9308) (E-629)	285.2150	n	(P-5229)
2700.990	am	(P-253; A-9308) (E-629)	285.2155	n	(P-5229)
2700.1000	am	(P-253; A-9308) (E-629)	285.2160	n	(P-5229)
2700.1010	am	(P-253; A-9308) (E-629)	285.2165	n	(P-5229)
2700.1015	n	(P-253; A-9308) (E-629)	285.2170	am	(P-5229)
2700.1020	am	(P-253; A-9308) (E-629)	285.2175	am	(P-5229)
2700.1025	am	(P-253; A-9308) (E-629)	285.2180	am	(P-5229)
2700.1030	am	(P-253; A-9308) (E-629)	285.2185	am	(P-5229)
2700.1035	am	(P-253; A-9308) (E-629)	285.2190	am	(P-5229)
2700.1040	am	(P-253; A-9308) (E-629)	285.2195	am	(P-5229)
2700.1045	am	(P-253; A-9308) (E-629)	285.2200	am	(P-5229)
2700.1050	am	(P-253; A-9308) (E-629)	285.2205	am	(P-5229)
2700.1055	n	(P-253; A-9308) (E-629)	285.2210	am	(P-5229)
2700.1060	n	(P-253; A-9308) (E-629)	285.2215	am	(P-5229)
2700.1065	n	(P-253; A-9308) (E-629)	285.2220	am	(P-5229)
2700.1070	n	(P-253; A-9308) (E-629)	285.2225	am	(P-5229)
2700.1075	n	(P-253; A-9308) (E-629)	285.2230	am	(P-5229)
2700.1080	n	(P-253; A-9308) (E-629)	285.2235	am	(P-5229)
2700.1085	n	(P-253; A-9308) (E-629)	285.2240	am	(P-5229)
2700.1090	n	(P-253; A-9308) (E-629)	285.2245	am	(P-5229)
2700.1095	n	(P-253; A-9308) (E-629)	285.2250	am	(P-5229)
2700.1100	n	(P-253; A-9308) (E-629)	285.2255	am	(P-5229)
2700.1105	n	(P-253; A-9308) (E-629)	285.2260	am	(P-5229)
2700.1110	n	(P-253; A-9308) (E-629)	285.2265	am	(P-5229)
2700.1115	n	(P-253; A-9308) (E-629)	285.2270	am	(P-5229)
2700.1120	n	(P-253; A-9308) (E-629)	285.2275	am	(P-5229)
2700.1125	n	(P-253; A-9308) (E-629)	285.2280	am	(P-5229)
2700.1130	am	(P-18026/88; A-4650)	285.2285	am	(P-5229)
2700.1135	am	(P-18026/88; A-4650)	285.2290	am	(P-5229)
2700.1140	am	(P-1647; A-10841)	285.2295	am	(P-5229)
2700.1145	am	(P-1647; A-10841)	285.2300	am	(P-5229)
2700.1150	am	(P-1647; A-10841)	285.2305	am	(P-5229)
2700.1155	am	(P-1647; A-10841)	285.2310	am	(P-5229)
2700.1160	am	(P-1647; A-10841)	285.2315	am	(P-5229)
2700.1165	am	(P-1647; A-10841)	285.2320	am	(P-5229)
2700.1170	am	(P-1647; A-10841)	285.2325	am	(P-5229)
2700.1175	am	(P-1647; A-10841)	285.2330	am	(P-5229)
2700.1180	am	(P-1647; A-10841)	285.2335	am	(P-5229)
2700.1185	am	(P-1647; A-10841)	285.2340	am	(P-5229)
2700.1190	am	(P-1647; A-10841)	285.2345	am	(P-5229)
2700.1195	am	(P-1647; A-10841)	285.2350	am	(P-5229)
2700.1200	am	(P-1647; A-10841)	285.2355	am	(P-5229)
2700.1205	am	(P-1647; A-10841)	285.2360	am	(P-5229)
2700.1210	am	(P-1647; A-10841)	285.2365	am	(P-5229)
2700.1215	am	(P-1647; A-10841)	285.2370	am	(P-5229)
2700.1220	am	(P-1647; A-10841)	285.2375	am	(P-5229)
2700.1225	am	(P-1647; A-10841)	285.2380	am	(P-5229)
2700.1230	am	(P-1647; A-10841)	285.2385	am	(P-5229)
2700.1235	am	(P-1647; A-10841)	285.2390	am	(P-5229)
2700.1240	am	(P-1647; A-10841)	285.2395	am	(P-5229)
2700.1245	am	(P-1647; A-10841)	285.2400	am	(P-5229)
2700.1250	am	(P-1647; A-10841)	285.2405	am	(P-5229)
2700.1255	am	(P-1647; A-10841)	285.2410	am	(P-5229)
2700.1260	am	(P-1647; A-10841)	285.2415	am	(P-5229)
2700.1265	am	(P-1647; A-10841)	285.2420	am	(P-5229)
2700.1270	am	(P-1647; A-10841)	285.2425	am	(P-5229)
2700.1275	am	(P-1647; A-10841)	285.2430	am	(P-5229)
2700.1280	am	(P-1647; A-10841)	285.2435	am	(P-5229)
2700.1285	am	(P-1647; A-10841)	285.2440	am	(P-5229)
2700.1290	am	(P-1647; A-10841)	285.2445	am	(P-5229)
2700.1295	am	(P-1647; A-10841)	285.2450	am	(P-5229)
2700.1300	am	(P-1647; A-10841)	285.2455	am	(P-5229)
2700.1305	am	(P-1647; A-10841)	285.2460	am	(P-5229)
2700.1310	am	(P-1647; A-10841)	285.2465	am	(P-5229)
2700.1315	am	(P-1647; A-10841)	285.2470	am	(P-5229)
2700.1320	am	(P-1647; A-10841)	285.2475	am	(P-5229)
2700.1325	am	(P-1647; A-10841)	285.2480	am	(P-5229)
2700.1330	am	(P-1647; A-10841)	285.2485	am	(P-5229)
2700.1335	am	(P-1647; A-10841)	285.2490	am	(P-5229)
2700.1340	am	(P-1647; A-10841)	285.2495	am	(P-5229)
2700.1345	am	(P-1647; A-10841)	285.2500	am	(P-5229)
2700.1350	am	(P-1647; A-10841)	285.2505	am	(P-5229)
2700.1355	am	(P-1647; A-10841)	285.2510	am	(P-5229)
2700.1360	am	(P-1647; A-10841)	285.2515	am	(P-5229)
2700.1365	am	(P-1647; A-10841)	285.2520	am	(P-5229)
2700.1370	am	(P-1647; A-10841)	285.2525	am	(P-5229)
2700.1375	am	(P-1647; A-10841)	285.2530	am	(P-5229)
2700.1380	am	(P-1647; A-10841)	285.2535	am	(P-5229)
2700.1385	am	(P-1647; A-10841)	285.2540	am	(P-5229)
2700.1390	am	(P-1647; A-10841)	285.2545	am	(P-5229)
2700.1395	am	(P-1647; A-10841)	285.2550	am	(P-5229)
2700.1400	am	(P-1647; A-10841)	285.2555	am	(P-5229)
2700.1405	am	(P-1647; A-10841)	285.2560	am	(P-5229)
2700.1410	am	(P-1647; A-10841)	285.2565	am	(P-5229)
2700.1415	am	(P-1647; A-10841)	285.2570	am	(P-5229)
2700.1420	am	(P-1647; A-10841)	285.2575	am	(P-5229)
2700.1425	am	(P-1647; A-10841)	285.2580	am	(P-5229)
2700.1430	am	(P-1647; A-10841)	285.2585	am	(P-5229)
2700.1435	am	(P-1647; A-10841)	285.2590	am	(P-5229)
2700.1440	am	(P-1647; A-10841)	285.2595	am	(P-5229)
2700.1445	am	(P-1647; A-10841)	285.2600	am	(P-5229)
2700.1450	am	(P-1647; A-10841)	285.2605	am	(P-5229)
2700.1455	am	(P-1647; A-10841)	285.2610	am	(P-5229)
2700.1460	am	(P-1647; A-10841)	285.2615	am	(P-5229)
2700.1465	am	(P-1647; A-10841)	285.2620	am	(P-5229)
2700.1470	am	(P-1647; A-10841)	285.2625	am	(P-5229)
2700.1475	am	(P-1647; A-10841)	285.2630	am	(P-5229)
2700.1480	am	(P-1647; A-10841)	285.2635	am	(P-5229)
2700.1485	am	(P-1647; A-10841)	285.2640	am	(P-5229)
2700.1490	am	(P-1647; A-10841)	285.2645	am	(P-5229)
2700.1495	am	(P-1647; A-10841)	285.2650	am	(P-5229)
2700.1500	am	(P-1647; A-10841)	285.2655	am	(P-5229)
2700.1505	am	(P-1647; A-10841)	285.2660	am	(P-5229)
2700.1510	am	(P-1647; A-10841)	285.2665	am	(P-5229)
2700.1515	am	(P-1647; A-10841)	285.2670	am	(P-5229)
2700.1520	am	(P-1647; A-10841)	285.2675	am	(P-5229)
2700.1525	am	(P-1647; A-10841)	285.2680	am	(P-5229)
2700.1530	am	(P-1647; A-10841)	285.2685	am	(P-5229)
2700.1535	am	(P-1647; A-10841)	285.2690	am	(P-5229)
2700.1540	am	(P-1647; A-10841)	285.2695	am	(P-5229)
2700.1545	am	(P-1647; A-10841)	285.2700	am	(P-5229)
2700.1550	am	(P-1647; A-10841)	285.2705	am	(P-5229)
2700.1555	am	(P-1647; A-10841)	285.2710	am	(P-5229)
2700.1560	am	(P-1647; A-10841)	285.2715	am	(P-5229)
2700.1565	am	(P-1647; A-10841)	285.2720	am	(P-5229)
2700.1570	am	(P-1647; A-10841)	285.2725	am	(P-5229)
2700.1575	am	(P-1647; A-10841)	285.2730	am	(P-5229)
2700.1580	am	(P-1647; A-10841)	285.2735	am	(P-5229)
2700.1585	am	(P-1647; A-10841)	285.2740	am	(P-5229)
2700.1590	am	(P-1647; A-10841)	285.2745	am	(P-5229)
2700.1595	am	(P-1647; A-10841)	285.2750	am	(P-5229)
2700.1600	am	(P-1647; A-10841)	285.2755	am	(P-5229)
2700.1605	am	(P-1647; A-10841)	285.2760	am	(P-5229)
2700.1610	am	(P-1647; A-10841)	285.2765	am	(P-5229)
2700.1615	am	(P-1647; A-10841)	285.2770	am	(P-5229)
2700.1620	am	(P-1647; A-10841)	285.2775	am	(P-5229)
2700.1625	am	(P-1647; A-10841)	285.2780	am	(P-5229)
2700.1630	am	(P-1647; A-10841)	285.2785	am	(P-5229)
2700.1635	am	(P-1647; A-10841)	285.2790	am	(P-5229)
2700.1640	am	(P-1647; A-10841)	285.2795	am	(P-5229)
2700.1645	am	(P-1647; A-10841)	285.2800	am	(P-5229)
2700.1650	am	(P-1647; A-10841)	285.2805	am	(P-5229)
2700.1655	am	(P-1647; A-10841)	285.2810	am	(P-5229)
2700.1660	am	(P-1647; A-10841)	285.2815	am	(P-5229)
2700.1665	am	(P-1647; A-10841)	285.2820	am	(P-5229)
2700.1670	am	(P-1647; A-10841)	285.2825	am	(P-5229)
2700.1675	am	(P-1647; A-10841)	285.2830	am	(P-5229)
2700.1680	am	(P-1647; A-10841)	285.2835	am	(P-5229)
2700.1685	am	(P-1647; A-10841)	285.2840	am	(P-5229)
2700.1690	am	(P-1647; A-10841)	285.2845	am	(P-5229)
2700.1695	am	(P-1647; A-10841)	285.2850	am	(



TITLE 83 (CONT'D)		TITLE 86 (CONT'D)	
757.105 n	(P-14799/88; A-14366)	130.310 am	(P-8391)
757.110 n	(P-14799/88; A-14366)	130.901 am	(P-11084/88; A-11824)
757.115 n	(P-14799/88; A-14366)	130.1501 am	(P-11084/88; A-11824)
757.120 n	(P-14799/88; A-14366)	130.1505 am	(P-11084/88; A-11824)
757.200 n	(P-14799/88; A-14366)	130.1515 am	(P-11084/88; A-11824)
757.205 n	(P-14799/88; A-14366)	130.1935 am	(P-14800)
757.205 n	(P-14799/88; A-14366)	140.101 am	(P-10179)
760.20 n	(P-13358)	140.105 am	(P-10179)
900.5 r	(P-12680)	140.110 r	(P-10179)
900.10 r	(P-12680)	140.115 r	(P-10179)
900.20 r	(P-12680)	140.120 am	(P-10179)
900.30 r	(P-12680)	140.125 am	(P-10179)
900.40 r	(P-12680)	140.126 n	(P-10179)
900.50 r	(P-12680)	140.130 r	(P-10179)
900.60 r	(P-12680)	140.135 am	(P-10179)
900.70 r	(P-12680)	140.140 am	(P-10179)
900.80 r	(P-12680)	140.145 r	(P-10179)
900.90 r	(P-12680)	140.201 am	(P-10179)
900.100 r	(P-12680)	140.301 am	(P-10179)
900.110 r	(P-12680)	140.305 am	(P-10179)
900.120 r	(P-12680)	140.401 am	(P-10179)
900.130 r	(P-12680)	140.405 am	(P-10179)
900.140 r	(P-12680)	140.410 am	(P-10179)
900.150 r	(P-12680)	140.420 am	(P-10179)
900.160 r	(P-12680)	140.425 am	(P-10179)
900.170 r	(P-12680)	140.430 am	(P-10179)
1000.5 r	(P-12756)	140.501 am	(P-10179)
1000.10 r	(P-12756)	140.505 r	(P-10179)
1000.20 r	(P-12756)	140.1301 r	(P-10179)
1000.30 r	(P-12756)	140.1310 r	(P-10179)
1000.40 r	(P-12756)	140.1415 am	(P-10179)
1000.50 r	(P-12756)	140.1501 am	(P-10179)
1000.60 r	(P-12756)	140.1601 am	(P-10179)
1000.70 r	(P-12756)	140.1401 am	(P-11088/88; A-9388)
1000.80 r	(P-12756)	140.1405 am	(P-11088/88; A-9388)
1000.90 r	(P-12756)	140.1415 am	(P-11088/88; A-9388)
1000.100 r	(P-12756)	150.325 am	(P-7215)
1000.110 r	(P-12756)	150.330 am	(P-7215)
1000.120 r	(P-12756)	150.1401 am	(P-7215)
1000.130 r	(P-12756)	150.1405 am	(P-7215)
1000.140 r	(P-12756)	150.1415 am	(P-7215)
1000.150 r	(P-12756)	151.101 n	(P-1498; A-14080)
1000.160 r	(P-12756)	151.105 n	(P-1498; A-14080)
1000.170 r	(P-12756)	151.110 n	(P-1498; A-14080)
		151.115 n	(P-11119/88; A-9399)
		160.150 am	(P-11119/88; A-9399)
		160.155 am	(P-11119/88; A-9399)
		160.165 am	(P-11056/88; A-9332)
		180.101 am	(P-2001/88; A-6808)
		200.101 r	(P-19993/88; A-6789)
		200.101 n	(P-2001/88; A-6808)
		200.105 am	(P-19993/88; A-6789)
		200.105 n	(P-2001/88; A-6808)
		200.110 am	(P-19993/88; A-6789)
		200.115 r	(P-2001/88; A-6808)

TITLE 86 (CONT'D)		TITLE 86 (CONT'D)	
200.115 n	(P-19993/88; A-6789)	600.125 n	(P-1448; A-9336)
200.120 r	(P-2001/88; A-6808)	600.130 n	(P-1448; A-9336)
200.120 n	(P-19993/88; A-6789)	600.135 n	(P-1448; A-9336)
200.125 n	(P-2001/88; A-6808)	610.101 n	(P-1460; A-9336)
200.125 n	(P-19993/88; A-6789)	610.105 n	(P-1460; A-9336)
200.130 r	(P-2001/88; A-6808)	610.110 n	(P-1460; A-9336)
200.130 n	(P-19993/88; A-6789)	610.115 n	(P-1460; A-9336)
200.135 r	(P-2001/88; A-6808)	610.120 n	(P-1460; A-9336)
200.135 n	(P-19993/88; A-6789)	610.125 n	(P-1460; A-9336)
200.140 r	(P-2001/88; A-6808)	610.130 n	(P-1460; A-9336)
200.140 n	(P-19993/88; A-6789)	610.135 n	(P-1460; A-9336)
200.145 n	(P-19993/88; A-6789)	620.101 n	(P-1468; A-9357)
200.150 n	(P-19993/88; A-6789)	620.105 n	(P-1468; A-9357)
200.155 n	(P-19993/88; A-6789)	620.110 n	(P-1468; A-9357)
200.160 n	(P-19993/88; A-6789)	620.115 n	(P-1468; A-9357)
200.165 n	(P-19993/88; A-6789)	620.120 n	(P-1468; A-9357)
200.170 n	(P-19993/88; A-6789)	630.101 n	(P-1473; A-9362)
200.175 n	(P-19993/88; A-6789)	630.105 n	(P-1473; A-9362)
210.135 n	(P-11060/88; A-6782)	630.110 n	(P-1473; A-9362)
425.10 r	(P-19976/88; A-6780)	630.115 n	(P-1473; A-9362)
425.20 r	(P-19976/88; A-6780)	630.120 n	(P-1473; A-9362)
432.100 n	(P-15027/88; A-191)	630.130 n	(P-1473; A-9362)
432.110 n	(P-15027/88; A-191)	640.101 n	(P-1485; A-9374)
432.120 n	(P-15027/88; A-191)	640.105 n	(P-1485; A-9374)
432.130 n	(P-15027/88; A-191)	640.110 n	(P-1485; A-9374)
432.140 n	(P-15027/88; A-191)	640.115 n	(P-1485; A-9374)
432.150 n	(P-15027/88; A-191)	640.120 n	(P-1485; A-9374)
432.160 n	(P-15027/88; A-191)	640.125 n	(P-1485; A-9374)
432.170 n	(P-15027/88; A-191)	640.130 n	(P-1485; A-9374)
432.180 n	(P-15027/88; A-191)	640.135 n	(P-1485; A-9374)
432.190 n	(P-15027/88; A-191)	650.101 n	(P-1493; A-9383)
432.200 n	(P-15027/88; A-191)	650.105 n	(P-1493; A-9383)
440.10 am	(P-11063/88; A-10678)	650.110 n	(P-1493; A-9383)
440.20 am	(P-12954)	650.115 n	(P-1493; A-9383)
440.50 am	(P-11063/88; A-10678)	650.120 n	(P-1493; A-9383)
440.90 am	(P-11063/88; A-10678)	1910.5 n	(P-8790)
440.140 r	(P-12954)	1910.10 am	(P-8790)
440.150 r	(P-12954)	1910.20 am	(P-8790)
440.200 am	(P-12954)	1910.25 n	(P-8790)
445.10 r	(P-19981/88; A-6785)	1910.30 am	(P-8790; O-14125)
445.20 r	(P-19981/88; A-6785)	1910.40 am	(P-8790)
445.30 r	(P-11071/88; A-10687)	1910.50 #	(P-8790)
450.10 am	(P-19987/88; A-6787)	1910.60 am	(P-8790)
455.10 r	(P-19987/88; A-6787)	1910.63 n	(P-8790)
455.20 r	(P-19987/88; A-6787)	1910.65 n	(P-8790)
455.30 r	(P-11077/88; A-10693)	1910.67 #	(P-8790; O-14125; RC-14130)
500.101 am	(P-13201) (E-13271)	1910.67 am	(P-8790; O-14125; RC-14130)
525.103 n	(E-5788; O-9607) (P-11184)	1910.69 n	(P-8790)
530.165 am	(P-11104/88; A-1589)	1910.70 am	(P-8790)
600.101 n	(P-1448; A-9336)	1910.75 n	(P-8790)
600.105 n	(P-1448; A-9336)	1910.90 n	(P-8790)
600.110 n	(P-1448; A-9336)	1910.95 n	(P-8790)
600.115 n	(P-1448; A-9336)		
600.120 n	(P-1448; A-9336)		



TITLE #9 (CONT'D)	TITLE #9 (CONT'D)
101.1 n (P-20694/88; A-3897)	115.30 am (P-2702; A-13631)
102.1 n (P-20743/88; A-3940)	116.10 n (P-20683/88; A-3847)
103.1 n (P-20757/88; A-3954)	117.1 n (P-20739/88; A-3936)
103.20 am (P-20767/88; A-2496)	117.20 am (P-5487)
104.202 am (P-2958)	117.50 am (P-14008)
104.208 am (P-2958)	117.51 am (P-14008)
104.210 am (P-2958)	117.53 am (P-14008)
104.221 am (P-2958)	118.300 n (P-20753/88; A-3950)
104.222 am (P-2958)	120.1 n (P-20705/88; A-3908)
104.230 am (P-2958)	120.10 am (E-11929)
104.231 am (P-2958)	120.20 am (P-14778)
104.235 n (P-2958)	120.30 am (P-14778)
104.243 am (P-2958)	120.31 am (P-9996)
104.244 am (P-2958)	120.40 am (P-17633/88; A-2081)
104.247 am (P-2958)	120.60 am (E-11929)
104.257 n (P-2958)	120.62 am (E-11929)
104.260 am (P-2958)	120.63 am (E-11929)
104.270 am (P-2958)	120.70 am (P-3281)
104.274 am (P-2958)	120.72 n (P-3281)
104.280 am (P-2958)	120.74 n (P-3281)
104.285 am (P-2958)	120.76 n (P-3281)
104.290 am (P-2958)	120.78 n (P-3281)
104.800 am (P-20747/88; A-3944)	120.346 n (P-10753)
110.1 n (P-20670/88; A-3836)	120.380 am (P-10753)
110.10 am (P-2931; A-10628)	120.382 am (P-15938/88; A-116) (P-3281)
111.1 n (P-20674/88; A-3840)	120.384 n (E-11929)
111.101 am (P-15920/88; A-85)	120.393 n (P-9250) (E-12137)
112.5 n (P-20661/88; A-6017)	121.19 am (P-13503)
112.40 am (P-1948)	121.27 am (P-13503)
112.78 am (P-22308/88; A-6017)	121.31 am (P-13503)
112.81 n (P-8246)	121.50 am (P-14756)
112.98 am (P-2236; A-8567)	121.58 am (P-3541; A-13619)
112.252 am (P-15905/88; A-70) (P-14741)	121.62 am (P-3541; A-13619)
112.253 am (P-15905/88; A-70) (P-14741)	121.70 am (P-13503)
112.254 am (P-15905/88; A-70) (P-14741)	121.72 am (P-13503)
112.318 n (P-4116)	121.135 n (P-20686/88; A-3890)
113.5 n (P-20654/88; A-6007)	130.301 am (P-4469)
113.142 am (P-15898/88; A-63)	130.302 am (P-4469)
113.157 n (P-5440; A-13609)	130.310 am (P-4469)
113.253 am (E-3402) (P-15898/88; A-63)	130.312 am (P-4469)
113.260 am (E-3402) (P-15898/88; A-63)	130.314 am (P-4469)
113.260 am (P-22299/88; A-6007) (P-14263)	130.321 am (P-4469)
113.302 am (E-14467)	130.321 am (P-4469)
114.5 am (P-4481; A-12553)	130.500 n (P-20649/88; A-3831)
114.5 n (P-20967/88; A-3900)	140.16 am (P-2937)
114.127 am (P-14996/88; A-89) (P-1959; A-8580)	140.17 am (P-2937)
114.128 am (P-17621/88; A-1546)	140.19 am (P-12976/88; A-3917)
114.220 am (P-5456)	140.20 am (P-20714/88; A-7786)
114.240 r (P-5456)	140.21 n (P-3295; A-14391)
114.351 am (P-15924/88; A-89) (P-14764)	140.43 n (P-19868/88; A-7025)
114.352 am (P-15924/88; A-89) (P-14764)	140.94 re (A-9572)
114.353 am (P-15924/88; A-89) (P-14764)	140.95 re (A-9572)
115.1 n (P-20735/88; A-3932)	140.96 re (A-9572)
115.10 am (P-2702; A-13631) (P-14790)	140.97 re (A-9572)
	140.98 re (A-9572)
	140.99 re (A-9572)

TITLE #9 (CONT'D)	TITLE #9 (CONT'D)
140.443 am (P-17172/88; A-2475)	140.100 re (A-9572)
140.445 am (P-17172/88; O-1263; R-2538; A-2475)	140.100 am (A-3069)
140.447 am (P-17172/88; A-2475)	140.101 re (A-9572)
140.490 am (P-11157)	140.102 re (A-9572)
140.491 am (P-11157)	140.103 re (A-9572)
140.492 am (P-11157)	140.104 re (A-9572)
140.497 n (P-7546; A-14391)	140.110 n (A-12118)
140.512 am (P-11995/88; A-125)	140.110 n (P-11701/88; A-12119; O-13295; R-13688)
140.525 am (P-17172/88; A-5718)	140.116 re (A-9572)
140.526 am (P-1420; A-11516)	140.117 re (A-9572)
140.543 am (P-13178)	140.120 re (A-9572)
140.561 am (P-13178)	140.202 re (A-9572)
140.562 am (P-13178)	140.203 re (A-9572)
140.569 am (P-3465; O-14134; W-14476) (E-10977)	140.300 re (A-9572)
140.850 re (A-7040)	140.350 am (P-5958/88; A-3351)
140.855 re (A-7040)	140.350 re (A-9572)
140.860 re (A-7040)	140.361 re (A-9572)
140.865 re (A-7040)	140.362 re (A-9572)
140.870 re (A-7040)	140.362 am (P-5958/88; A-3351)
140.875 re (A-7040)	140.363 am (P-5958/88; A-3351)
140.880 re (A-7040)	140.363 re (A-9572)
140.885 re (A-7040)	140.364 re (A-9572)
140.890 re (A-7040)	140.364 re (P-5958/88; A-3351)
140.895 re (A-7040)	140.364 n (P-5958/88; A-3351)
140.896 re (A-7040)	140.365 re (A-9572)
140.896 re (P-11701/88; A-5718)	140.366 re (A-9572)
141.100 am (P-7873) (E-8036)	140.367 re (A-9572)
141.200 am (P-20370/88; A-3850) (E-8036)	140.367 am (P-5958/88; A-3351)
141.360 am (P-7873) (E-8036)	140.369 am (P-5958/88; A-3351)
141.400 am (P-15483/88; A-516) (P-7873) (E-8036)	140.370 re (A-9572)
141.480 am (P-15483/88; A-516) (P-7873) (E-8036)	140.370 am (P-5958/88; A-3351)
141.520 am (P-7873) (E-8036)	140.371 re (A-9572)
141.560 am (P-15483/88; A-516) (P-20370/88; A-3850) (E-8036)	140.372 re (A-9572)
141.720 am (P-20370/88; A-3850)	140.372 am (P-5958/88; A-3351)
141.800 am (P-15483/88; A-516) (P-7873) (E-8036)	140.373 r (P-5958/88; A-3351)
141.1000 am (P-7873) (E-8036)	140.374 re (A-9572)
141.1160 am (P-15483/88; A-516)	140.375 re (P-5958/88; A-3351)
141.1200 am (P-7873) (E-8036)	140.376 r (P-17643/88; A-5115)
141.1240 am (P-15483/88; A-516) (P-7873) (E-8036)	140.390 am (P-17643/88; A-5115)
141.1280 am (P-15483/88; A-516) (P-20370/88; A-3850) (P-7873) (E-8036)	140.390 re (A-9572)
141.1320 am (P-7873) (E-8036)	140.391 re (A-9572)
141.1480 am (P-15483/88; A-516) (P-7873) (E-8036)	140.392 re (A-9572)
141.1520 am (P-15483/88; A-516) (P-7873) (E-8036)	140.392 am (P-17643/88; A-5115)
141.1680 am (P-15483/88; A-516) (P-20370/88; A-3850)	140.394 am (P-17643/88; A-5115)
	140.394 re (A-9572)
	140.396 re (A-9572)
	140.398 re (A-9572)
	140.400 am (P-17172/88; A-2475)
	140.428 am (P-14265)
	140.429 r (P-14265)
	140.440 am (P-22329/88; A-12562)
	140.441 am (P-17172/88; A-2475)



TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
141.1760	am (P-15483/88; A-516)	146.5	re (A-7040)	148.340	re (A-9572)
141.2080	am (P-9992) (E-10700)	146.25	re (A-7040)	148.350	re (A-9572)
141.2280	am (P-15483/88; A-516)	146.50	re (A-7040)	148.360	re (A-9572)
141.2360	am (P-15483/88; A-516)	146.75	re (A-7040)	148.370	re (A-9572)
141.2400	am (P-15483/88; A-516)	146.100	re (A-7040)	148.380	re (A-9572)
141.2400	am (P-20370/88; A-3850)	146.105	re (A-7040)	148.390	re (A-9572)
141.2600	am (P-15483/88; A-516) (P-20370/88; A-3850)	146.125	re (A-7040)	149.100	am (P-3553; A-15070)
141.2760	am (P-15483/88; A-516) (P-20370/88; A-3850)	146.150	re (A-7040)	149.105	am (P-13917/88; A-554)
141.2920	am (P-20370/88; A-3850)	146.175	re (A-7040)	160.1	am (P-21039/88; A-4268)
141.2960	am (P-15483/88; A-516) (P-20370/88; A-3850) (P-9992) (E-10700)	146.200	re (A-7040)	160.5	n (P-1396; A-7761)
141.3080	am (P-7873) (E-8036)	146.225	re (A-7040)	160.10	am (P-1396; A-7761) (P-7867; A-14385)
141.3280	am (P-20370/88; A-3850)	147.25	am (P-3562)	160.60	am (P-8255)
141.3320	am (P-7873) (E-8036)	147.50	am (P-3562)	160.70	am (P-20677/88; A-4268) (P-8255)
141.3400	am (P-7873) (E-8036)	147.75	am (P-10627/88; A-559)	160.100	n (P-1396; A-7761)
141.3440	am (P-15483/88; A-516)	147.100	am (P-10627/88; A-559)	160.110	n (P-1396; A-7761)
141.3480	am (P-15483/88; A-516)	147.205	am (P-17201/88; O-5800; R-7148; A-7043)	160.120	n (P-1396; A-7761)
141.3520	am (P-7873) (E-8036)	147.205	am (P-10627/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.130	n (P-1396; A-7761)
141.3560	am (P-7873) (E-8036)	147.Tb. A	am (P-10627/88; O-20231/88 R-667; A-559) (P-10763) (E-10999)	160.140	n (P-1396; A-7761)
141.3600	am (P-20370/88; A-3850)	147.Tb. B	am (P-10627/88; O-20231/88 R-667; A-559) (P-10763) (E-10999)	160.150	n (P-1396; A-7761)
141.3760	am (P-15483/88; A-516) (P-20370/88; A-3850) (P-7873) (E-8036)	148.10	re (A-9572)	160.160	n (P-1396; A-7761)
141.3800	am (P-15483/88; A-516) (P-20370/88; A-3850) (P-7873) (E-8036)	148.20	re (A-9572)	165.1	n (P-20679/88; A-3843)
141.3840	am (P-15483/88; A-516) (P-20370/88; A-3850) (P-7873) (E-8036)	148.30	re (A-9572)	165.10	am (P-5450)
141.3920	am (P-20370/88; A-3850) (P-7873) (E-8036)	148.40	re (A-9572)	165.20	am (P-5450)
141.4000	am (P-15483/88; A-516)	148.50	re (A-9572)	170.50	n (P-14067)
141.4040	am (P-15483/88; A-516) (P-7873) (E-8036)	148.60	re (A-9572)	170.100	n (P-4490; A-14067)
141.4160	am (P-15483/88; A-516) (P-7873) (E-8036)	148.70	re (A-9572)	170.110	n (P-4490; A-14067)
141.4200	am (P-15483/88; A-516) (P-7873) (E-8036)	148.80	re (A-9572)	170.120	n (P-4490; A-14067)
141.4230	n (P-20370/88; A-3850) (P-7873) (E-8036)	148.90	re (A-9572)	170.130	n (P-4490; A-14067)
141.4440	am (P-15483/88; A-516) (P-7873) (E-8036)	148.100	re (A-9572)	170.200	n (P-4490; A-14067)
141.4520	am (P-15483/88; A-516) (P-7873) (E-8036)	148.110	re (A-9572)	230.45	am (P-14499)
141.4600	am (P-7873) (E-8036)	148.120	re (A-12118)	230.360	am (P-14777/88; A-2015) (P-13119)
141.4640	am (P-7873) (E-8036)	148.130	re (A-9572)	230.362	am (P-14777/88; A-2015) (P-13119)
141.4720	am (P-15483/88; A-516) (P-7873) (E-8036)	148.140	re (A-9572)	230.364	am (P-13119)
141.4760	am (P-15483/88; A-516) (P-7873) (E-8036)	148.150	re (A-9572)	230.510	n (P-12137/88; A-3054)
141.4800	am (P-20370/88; A-3850)	148.160	re (A-9572)	230.520	n (P-12137/88; A-3054)
144.5	n (P-11999)	148.170	re (A-9572)	230.530	n (P-12137/88; A-3054)
144.25	n (P-11999)	148.180	re (A-9572)	230.540	n (P-12137/88; A-3054)
144.50	n (P-11999)	148.190	re (A-9572)	230.550	n (P-12137/88; A-3054)
144.75	n (P-11999)	148.200	re (A-9572)	230.560	n (P-12137/88; A-3054)
144.100	n (P-11999)	148.210	re (A-9572)	230.570	n (P-12137/88; A-3054)
144.105	n (P-11999)	148.220	re (A-9572)	230.580	n (P-12137/88; A-3054)
144.125	n (P-11999)	148.230	re (A-9572)	240.110	am (P-10821/88; A-11193)
144.150	n (P-11999)	148.240	re (A-9572)	240.120	am (P-10821/88; A-11193)
144.175	n (P-11999)	148.250	re (A-9572)	240.150	r (P-10821/88; A-11193)
144.200	n (P-11999)	148.260	re (A-9572)	240.160	n (P-10821/88; A-11193)
144.225	n (P-11999)	148.270	re (A-9572)	240.210	am (P-10821/88; A-11193)
144.250	n (P-11999)	148.280	re (A-9572)	240.220	am (P-10821/88; A-11193) (P-13353) (E-13638)
144.175	n (P-11999)	148.290	re (A-9572)	240.230	am (P-10821/88; A-11193)
144.200	n (P-11999)	148.300	re (A-9572)	240.240	am (P-10821/88; A-11193)
144.225	n (P-11999)	148.310	re (A-9572)	240.250	am (P-10821/88; A-11193)
144.250	n (P-11999)	148.320	re (A-9572)	240.260	n (P-10821/88; A-11193)
144.280	n (P-11999)	148.330	re (A-9572)	240.270	n (P-10821/88; A-11193)



TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)		
240.875	am	(P-10821/88; A-11193)	240.1625	n	(P-10821/88; A-11193)	357.2	am	(P-13807/88; A-3344)	408.135	n	(P-13757/88; O-13277; R-15123; A-14818)
240.905	am	(P-10821/88; A-11193)	240.1630	n	(P-10821/88; A-11193)	357.3	am	(P-13807/88; A-3344)	408.136	am	(P-13757/88; O-13277; R-15123; A-14818)
240.910	am	(P-10821/88; A-11193)	240.1635	n	(P-10821/88; A-11193)	357.11	am	(P-13807/88; A-3344)	408.137	am	(P-13757/88; O-13277; R-15123; A-14818)
240.915	am	(P-10821/88; A-11193)	240.1640	n	(P-10821/88; A-11193)	385.20	am	(P-13744/88; A-5917)	408.138	am	(P-13757/88; O-13277; R-15123; A-14818)
240.920	am	(P-10821/88; A-11193)	240.1645	n	(P-10821/88; A-11193)	385.30	am	(P-13744/88; A-5917)	408.139	am	(P-13757/88; O-13277; R-15123; A-14818)
240.925	#	(P-10821/88; A-11193)	240.1650	n	(P-10821/88; A-11193)	385.40	am	(P-13744/88; A-5917)	408.140	am	(P-13757/88; O-13277; R-15123; A-14818)
240.930	n	(P-10821/88; A-11193)	240.1655	n	(P-10821/88; A-11193)	408.1	n	(P-13757/88; O-13277; R-15123; A-14818)	408.141	n	(P-13757/88; O-13277; R-15123; A-14818)
240.935	n	(P-10821/88; A-11193)	240.1660	n	(P-10821/88; A-11193)	408.5	n	(P-13757/88; O-13277; R-15123; A-14818)	408.142	n	(P-13757/88; O-13277; R-15123; A-14818)
240.940	am	(P-10821/88; A-11193)	240.1665	n	(P-10821/88; A-11193)	408.10	n	(P-13757/88; O-13277; R-15123; A-14818)	408.143	n	(P-13757/88; O-13277; R-15123; A-14818)
240.945	am	(P-10821/88; A-11193)	240.1700	n	(P-685)	408.15	n	(P-13757/88; O-13277; R-15123; A-14818)	408.144	n	(P-13757/88; O-13277; R-15123; A-14818)
240.950	am	(P-10821/88; A-11193)	240.1705	n	(P-685)	408.20	n	(P-13757/88; O-13277; R-15123; A-14818)	408.145	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1010	am	(P-10821/88; A-11193)	240.1710	n	(P-685)	408.25	n	(P-13757/88; O-13277; R-15123; A-14818)	408.146	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1020	am	(P-10821/88; A-11193)	240.1715	n	(P-685)	408.30	n	(P-13757/88; O-13277; R-15123; A-14818)	408.147	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1040	n	(P-10821/88; A-11193)	240.1718	n	(P-685)	408.35	n	(P-13757/88; O-13277; R-15123; A-14818)	408.148	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1050	n	(P-10821/88; A-11193)	240.1720	n	(P-685)	408.40	n	(P-13757/88; O-13277; R-15123; A-14818)	408.149	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1110	r	(P-10821/88; A-11193)	240.1722	n	(P-685)	408.45	n	(P-13757/88; O-13277; R-15123; A-14818)	408.150	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1120	n	(P-10821/88; A-11193)	240.1725	n	(P-685)	408.50	n	(P-13757/88; O-13277; R-15123; A-14818)	408.151	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1130	r	(P-10821/88; A-11193)	240.1730	n	(P-685)	408.55	n	(P-13757/88; O-13277; R-15123; A-14818)	408.152	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1130	n	(P-10821/88; A-11193)	240.1733	n	(P-685)	408.60	n	(P-13757/88; O-13277; R-15123; A-14818)	408.153	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1160	n	(P-10821/88; A-11193)	240.1738	n	(P-685)	408.70	n	(P-13757/88; O-13277; R-15123; A-14818)	408.154	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1170	n	(P-10821/88; A-11193)	240.1739	n	(P-685)	408.75	n	(P-13757/88; O-13277; R-15123; A-14818)	408.155	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1180	n	(P-10821/88; A-11193)	240.1800	n	(P-10821/88; A-11193)	408.80	n	(P-13757/88; O-13277; R-15123; A-14818)	408.156	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1210	am	(P-10821/88; A-11193)	240.1850	n	(P-10821/88; A-11193)	408.85	n	(P-13757/88; O-13277; R-15123; A-14818)	408.157	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1310	am	(P-10821/88; O-9594; R-11956; A-11193)	240.1910	n	(P-10821/88; A-11193)	408.90	n	(P-13757/88; O-13277; R-15123; A-14818)	408.158	n	(P-13757/88; O-13277; R-15123; A-14818)
			240.1920	n	(P-10821/88; A-11193)	408.95	n	(P-13757/88; O-13277; R-15123; A-14818)	408.159	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1320	am	(P-10821/88; A-11193)	240.1930	n	(P-10821/88; A-11193)	409.100	n	(P-13757/88; O-13277; R-15123; A-14818)	408.160	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1330	r	(P-10821/88; A-11193)	240.1940	n	(P-10821/88; A-11193)	409.105	n	(P-13757/88; O-13277; R-15123; A-14818)	408.161	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1396	r	(P-10821/88; A-11193)	240.1950	n	(P-10821/88; A-11193)	409.115	n	(P-13757/88; O-13277; R-15123; A-14818)	408.162	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1397	r	(P-10821/88; A-11193)	240.1960	n	(P-685)	409.120	n	(P-13757/88; O-13277; R-15123; A-14818)	408.163	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1398	am	(P-10821/88; A-11193)	240.2020	n	(P-10821/88; A-11193)	409.125	n	(P-13757/88; O-13277; R-15123; A-14818)	408.164	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1399	am	(P-10821/88; A-11193)	240.2030	n	(P-10821/88; A-11193)	409.130	n	(P-13757/88; O-13277; R-15123; A-14818)	408.165	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1400	n	(P-685)	240.2040	n	(P-10821/88; A-11193)	409.135	n	(P-13757/88; O-13277; R-15123; A-14818)	408.166	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1410	am	(P-685)	240.2050	n	(P-10821/88; A-11193)	409.140	n	(P-13757/88; O-13277; R-15123; A-14818)	408.167	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1420	am	(P-685)	300.20	am	(P-11953/88; A-2419)	409.145	n	(P-13757/88; O-13277; R-15123; A-14818)	408.168	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1430	n	(P-685)	300.30	am	(P-11953/88; A-2419)	409.150	n	(P-13757/88; O-13277; R-15123; A-14818)	408.169	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1440	n	(P-685)	300.90	am	(P-11953/88; A-2419)	409.155	n	(P-13757/88; O-13277; R-15123; A-14818)	408.170	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1450	n	(P-685)	300.100	am	(P-11953/88; A-2419)	409.160	n	(P-13757/88; O-13277; R-15123; A-14818)	408.171	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1510	am	(P-10821/88; A-11193)	300.110	am	(P-11953/88; O-22472/88; R-2535; A-2419)	409.165	n	(P-13757/88; O-13277; R-15123; A-14818)	408.172	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1520	am	(P-10821/88; A-11193)	300.130	am	(P-11953/88; A-2419)	409.170	n	(P-13757/88; O-13277; R-15123; A-14818)	408.173	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1530	am	(P-10821/88; A-11193)	300.140	am	(P-11953/88; A-2419)	409.175	n	(P-13757/88; O-13277; R-15123; A-14818)	408.174	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1535	am	(P-10821/88; A-11193)	300.160	am	(P-11953/88; A-2419)	409.180	n	(P-13757/88; O-13277; R-15123; A-14818)	408.175	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1540	am	(P-10821/88; A-11193)	302.310	am	(P-13814/88; W-8115) (P-7847)	409.185	n	(P-13757/88; O-13277; R-15123; A-14818)	408.176	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1545	am	(P-10821/88; A-11193)	302.311	n	(P-7847)	409.190	n	(P-13757/88; O-13277; R-15123; A-14818)	408.177	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1550	am	(P-10821/88; A-11193)	302.390	am	(P-14508)	409.195	n	(P-13757/88; O-13277; R-15123; A-14818)	408.178	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1555	am	(P-10821/88; A-11193)	310.2	am	(P-11953/88; A-7308)	409.200	n	(P-13757/88; O-13277; R-15123; A-14818)	408.179	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1560	am	(P-10821/88; A-11193)	310.12	am	(P-11953/88; O-3412; R-7483; A-7308)	409.205	n	(P-13757/88; O-13277; R-15123; A-14818)	408.180	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1565	n	(P-10821/88; A-11193)	310.13	am	(P-11953/88; A-7308)	409.210	n	(P-13757/88; O-13277; R-15123; A-14818)	408.181	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1570	n	(P-10821/88; A-11193)	310.14	am	(P-11953/88; A-7308)	409.215	n	(P-13757/88; O-13277; R-15123; A-14818)	408.182	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1575	n	(P-10821/88; A-11193)	310.15	am	(P-11953/88; A-7308)	409.220	n	(P-13757/88; O-13277; R-15123; A-14818)	408.183	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1580	n	(P-10821/88; A-11193)	310.16	am	(P-11953/88; A-7308)	409.225	n	(P-13757/88; O-13277; R-15123; A-14818)	408.184	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1590	n	(P-10821/88; A-11193)	310.16	am	(P-11953/88; A-7308)	409.230	n	(P-13757/88; O-13277; R-15123; A-14818)	408.185	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1600	n	(P-10821/88; A-11193)	334.11	am	(P-11915/88; A-6986)	409.235	n	(P-13757/88; O-13277; R-15123; A-14818)	408.186	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1605	n	(P-10821/88; A-11193)	334.12	am	(P-11915/88; A-6986)	409.240	n	(P-13757/88; O-13277; R-15123; A-14818)	408.187	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1610	n	(P-10821/88; A-11193)	334.13	am	(P-11915/88; A-6986)	409.245	n	(P-13757/88; O-13277; R-15123; A-14818)	408.188	n	(P-13757/88; O-13277; R-15123; A-14818)
240.1620	n	(P-10821/88; A-11193)				409.250	n	(P-13757/88; O-13277; R-15123; A-14818)	408.189	n	(P-13757/88; O-13277; R-15123; A-14818)







TITLE 92 (CONT'D)			TITLE 92 (CONT'D)			TITLE 92 (CONT'D)			TITLE 92 (CONT'D)		
518.710	n	(PP-7057; O-13337; R-13904)	518.4085	n	(PP-7057; O-13337; R-13904)	1010.240	am	(P-1103; A-7965)	1300.60	r	(P-14147)
518.715	n	(PP-7057; O-13337; R-13904)	518.4090	n	(PP-7057; O-13337; R-13904)	1010.430	n	(P-5655; A-15102)	1304.10	n	(P-13381/88; A-4654)
518.720	n	(PP-7057; O-13337; R-13904)	518.4095	n	(PP-7057; O-13337; R-13904)	1010.440	n	(P-16432/88; A-1598)	1435.15	n	(P-9070)
518.725	n	(PP-7057; O-13337; R-13904)	518.4100	n	(PP-7057; O-13337; R-13904)	1010.452	n	(P-19642/88; A-5173)	1435.20	am	(P-9070)
518.730	n	(PP-7057; O-13337; R-13904)	518.5000	n	(PP-7057; O-13337; R-13904)	1010.455	n	(P-19642/88; A-5173)	1595.1	n	(P-20974/88; A-7566)
518.735	n	(PP-7057; O-13337; R-13904)	518.Ex.A	n	(PP-7057; O-13337; R-13904)	1010.456	n	(P-19642/88; A-5173)	1595.5	n	(P-20974/88; A-7566)
518.740	n	(PP-7057; O-13337; R-13904)	534.20	am	(P-2760; A-10963)	1019.5	n	(P-19652/88; A-4944)	1595.7	n	(P-20974/88; A-7566)
518.745	n	(PP-7057; O-13337; R-13904)	534.210	am	(P-15952/88; A-1866) (P-13822)	1019.10	n	(P-19652/88; A-4944)	1595.8	n	(P-20974/88; A-7566)
518.750	n	(PP-7057; O-13337; R-13904)	545.100	n	(P-1111; RC-8141)	1019.20	n	(P-19652/88; A-4944)	1595.10	r	(P-20978/88; A-7564)
518.755	n	(PP-7057; O-13337; R-13904)	545.200	n	(P-1111; RC-8141)	1019.30	n	(P-19652/88; A-4944)	1595.20	r	(P-20978/88; A-7564)
518.805	n	(PP-7057; O-13337; R-13904)	545.300	n	(P-1111; RC-8141)	1019.35	n	(P-19652/88; A-4944)	1595.30	r	(P-20978/88; A-7564)
518.810	n	(PP-7057; O-13337; R-13904)	545.400	n	(P-1111; RC-8141)	1019.40	n	(P-19652/88; A-4944)	1595.40	r	(P-20978/88; A-7564)
518.815	n	(PP-7057; O-13337; R-13904)	708.80	am	(P-1503; A-8667)	1019.45	n	(P-19652/88; A-4944)	1595.50	r	(P-20978/88; A-7564)
518.820	n	(PP-7057; O-13337; R-13904)	708.90	am	(P-1503; A-8667)	1020.10	am	(P-14818)	1595.60	r	(P-20978/88; A-7564)
518.825	n	(PP-7057; O-13337; R-13904)	708.180	am	(P-1503; A-8667)	1020.60	n	(P-5665)	1595.70	r	(P-20978/88; A-7564)
518.830	n	(PP-7057; O-13337; R-13904)	730.301	am	(P-14357)	1030.11	n	(P-3611; A-15112)	1595.80	r	(P-20978/88; A-7564)
518.835	n	(PP-7057; O-13337; R-13904)	730.307	am	(P-14357)	1030.65	am	(P-14019)	1595.90	r	(P-20978/88; A-7564)
518.840	n	(PP-7057; O-13337; R-13904)	1000.10	am	(P-3316; A-11844)	1030.70	am	(P-20768/88; A-7808)	1595.100	r	(P-20978/88; A-7564)
518.845	n	(PP-7057; O-13337; R-13904)	1000.20	am	(P-3316; A-11844)	1030.85	am	(P-2395; A-12978)	1595.110	r	(P-20978/88; A-7564)
518.850	n	(PP-7057; O-13337; R-13904)	1000.41	n	(P-17269/88; A-5185)	1030.86	n	(P-17275/88; A-5192)	1595.120	r	(P-20978/88; A-7564)
518.855	n	(PP-7057; O-13337; R-13904)	1000.50	am	(P-3316; A-11844)	1030.88	am	(P-2753; A-12880)	1595.130	r	(P-20978/88; A-7564)
518.860	n	(PP-7057; O-13337; R-13904)	1000.60	am	(P-3316; A-11844)	1030.90	am	(P-7892)	1595.140	r	(P-20978/88; A-7564)
518.865	n	(PP-7057; O-13337; R-13904)	1000.70	n	(P-3316; A-11844)	1030.91	n	(P-14344)	1595.150	r	(P-20978/88; A-7564)
518.870	n	(PP-7057; O-13337; R-13904)	1000.80	r	(P-3316; A-11844)	1030.94	am	(P-3324; A-13898)	1595.160	r	(P-20978/88; A-7564)
518.875	n	(PP-7057; O-13337; R-13904)	1000.120	am	(P-3316; A-11844)	1030.9p.A	n	(P-3324; A-13898)	1595.170	r	(P-20978/88; A-7564)
518.900	n	(PP-7057; O-13337; R-13904)	1001.30	am	(P-7229)	1030.Ap.B	n	(P-3611; A-15112)	1605.10	am	(P-12673)
518.905	n	(PP-7057; O-13337; R-13904)	1001.50	am	(P-7229)	1040.25	n	(P-14810)	1710.160	am	(P-10)
518.910	n	(PP-7057; O-13337; R-13904)	1001.60	am	(P-7229)	1040.30	am	(P-17259/88; A-5162)	1730.15	n	(P-9061)
518.915	n	(PP-7057; O-13337; R-13904)	1001.70	am	(P-7229)	1040.31	n	(P-9490)	1730.20	am	(P-9061)
518.920	n	(PP-7057; O-13337; R-13904)	1001.100	am	(P-7229)	1040.40	am	(P-17259/88; A-5162)			
518.925	n	(PP-7057; O-13337; R-13904)	1001.110	am	(P-7229)	1040.41	n	(P-20760/88; A-8659)			
518.1000	n	(PP-7057; O-13337; R-13904)	1001.210	am	(P-7229)	1040.46	am	(P-10216)			
518.1005	n	(PP-7057; O-13337; R-13904)	1001.220	am	(P-7229)	1040.66	n	(P-15947/88; A-1593)			
518.2000	n	(PP-7057; O-13337; R-13904)	1001.230	am	(P-7229)	1040.70	am	(P-19636/88; A-7802)			
518.2005	n	(PP-7057; O-13337; R-13904)	1001.240	am	(P-7229)	1040.80	n	(P-14014)			
518.2010	n	(PP-7057; O-13337; R-13904)	1001.250	am	(P-7229)	1040.100	n	(P-20760/88; A-8659)			
518.3000	n	(PP-7057; O-13337; R-13904)	1001.260	am	(P-7229)	1040.101	n	(P-20760/88; A-8659)			
518.3005	n	(PP-7057; O-13337; R-13904)	1001.300	am	(P-7229)	1205.10	am	(P-1665; O-9597; R-11957; A-11460)			
518.3010	n	(PP-7057; O-13337; R-13904)	1001.320	am	(P-7229)	1206.20	am	(P-1671; A-11466)			
518.4000	n	(PP-7057; O-13337; R-13904)	1001.330	am	(P-7229)	1225.45	am	(P-1676; A-11471)			
518.4005	n	(PP-7057; O-13337; R-13904)	1001.340	am	(P-7229)	1235.10	n	(P-17045/88; A-4658)			
518.4010	n	(PP-7057; O-13337; R-13904)	1001.360	am	(P-7229)	1235.15	n	(P-17045/88; A-4658)			
518.4015	n	(PP-7057; O-13337; R-13904)	1001.400	am	(P-7229)	1235.20	n	(P-17045/88; A-4658)			
518.4020	n	(PP-7057; O-13337; R-13904)	1001.410	am	(P-7229)	1235.25	n	(P-17045/88; A-4658)			
518.4025	n	(PP-7057; O-13337; R-13904)	1001.420	am	(P-7229)	1235.30	n	(P-17045/88; A-4658)			
518.4030	n	(PP-7057; O-13337; R-13904)	1001.430	am	(P-7229)	1235.35	n	(P-17045/88; A-4658)			
518.4035	n	(PP-7057; O-13337; R-13904)	1001.440	am	(P-7229)	1235.40	n	(P-17045/88; A-4658)			
518.4040	n	(PP-7057; O-13337; R-13904)	1001.450	am	(P-7229)	1235.45	n	(P-17045/88; A-4658)			
518.4045	n	(PP-7057; O-13337; R-13904)	1001.460	am	(P-7229)	1235.50	n	(P-17045/88; A-4658)			
518.4050	n	(PP-7057; O-13337; R-13904)	1001.470	am	(P-7229)	1235.55	n	(P-17045/88; A-4658)			
518.4055	n	(PP-7057; O-13337; R-13904)	1001.480	am	(P-7229)	1300.10	r	(P-20019/88; A-7048)			
518.4060	n	(PP-7057; O-13337; R-13904)	1003.20	am	(P-20019/88; A-7048)	1300.20	r	(P-14147)			
518.4065	n	(PP-7057; O-13337; R-13904)	1003.30	am	(P-20019/88; A-7048)	1300.30	r	(P-14147)			
518.4070	n	(PP-7057; O-13337; R-13904)	1003.40	am	(P-20019/88; O-3454; R-7150; A-7048)	1300.40	r	(P-14147)			
518.4075	n	(PP-7057; O-13337; R-13904)	1010.20	n	(P-19642/88; A-5173)	1300.50	r	(P-14147)			
518.4080	n	(PP-7057; O-13337; R-13904)									



This part of the Sections Affected Index lists only those Sections on which rulemaking is occurring in this issue of the Illinois Register. For previous action on these Sections in this volume of the Register, please refer to the first part of this index which begins on page SAI-1.

**TITLE 14**

200.114 n (A-15365)  
200.201 am (A-15365)  
200.201 am (A-15365)  
200.Ap.A am (A-15365)  
ILL

**TITLE 23**

226.544 n (A-15388)  
226.570 am (A-15388)  
226.572 r (A-15388)  
226.605 am (A-15388)

**TITLE 35**

215.104 am (P-15249)  
215.105 am (P-15249)  
215.585 n (P-15174)  
690.101 n (P-15174)  
690.102 n (P-15174)  
690.103 n (P-15174)  
690.104 n (P-15174)  
690.105 n (P-15174)  
690.201 n (P-15174)  
690.202 n (P-15174)  
690.203 n (P-15174)  
690.204 n (P-15174)  
690.205 n (P-15174)  
690.301 n (P-15174)  
690.302 n (P-15174)  
691.101 n (P-15164)  
691.102 n (P-15164)  
691.103 n (P-15164)  
691.104 n (P-15164)  
691.105 n (P-15164)  
691.106 n (P-15164)  
691.107 n (P-15164)  
691.201 n (P-15164)  
691.202 n (P-15164)  
691.203 n (P-15164)  
691.301 n (P-15164)  
691.302 n (P-15164)  
691.303 n (P-15164)  
691.304 n (P-15164)  
691.305 n (P-15164)  
691.306 n (P-15164)  
691.Ap.A n (P-15164)

**TITLE 56**

2650.10 re (A-15386)  
2650.20 re (A-15386)  
2650.30 re (A-15386)  
2650.40 re (A-15386)  
2650.50 re (A-15386)  
2650.60 re (A-15386)  
2650.70 re (A-15386)

**TITLE 56 (CONT'D)**

2650.80 re (A-15386)  
2650.90 re (A-15386)  
2650.100 re (A-15386)  
2650.110 re (A-15386)  
2650.120 re (A-15386)  
2650.130 re (A-15386)  
2650.140 re (A-15386)

**TITLE 59**

115.100 n (P-15183)  
115.110 n (P-15183)  
115.120 n (P-15183)  
115.200 n (P-15183)  
115.210 n (P-15183)  
115.220 n (P-15183)  
115.230 n (P-15183)  
115.240 n (P-15183)  
115.250 n (P-15183)  
115.300 n (P-15183)  
115.310 n (P-15183)  
115.320 n (P-15183)  
115.400 n (P-15183)  
115.410 n (P-15183)  
115.420 n (P-15183)  
115.430 n (P-15183)  
115.440 n (P-15183)  
115.450 n (P-15183)  
115.460 n (P-15183)  
115.470 n (P-15183)

**TITLE 62**

240.10 am (P-15226)  
240.20 r (P-15226)  
240.30 r (P-15226)  
240.40 r (P-15226)  
240.50 r (P-15226)  
240.60 r (P-15226)  
240.70 r (P-15226)  
240.80 r (P-15226)  
240.90 r (P-15226)  
240.100 r (P-15226)  
240.110 r (P-15226)  
240.120 r (P-15226)  
240.140 n (P-15226)  
240.150 n (P-15226)  
240.160 n (P-15226)  
240.170 n (P-15226)  
240.180 n (P-15226)  
240.190 n (P-15226)  
240.195 n (P-15226)  
240.230 am (P-15226)

**TITLE 77**

535.20 am (A-15414)

**TITLE 77 (CONT'D)**

535.150 am (A-15414)  
535.200 am (A-15414)  
535.240 am (A-15414)  
535.400 am (A-15414)  
535.410 am (A-15414)  
535.420 am (A-15414)  
535.430 am (A-15414)  
535.800 n (A-15414)  
535.810 n (A-15414)  
535.820 n (A-15414)  
535.830 n (A-15414)  
535.840 n (A-15414)  
535.850 n (A-15414)  
535.860 n (A-15414)  
535.870 n (A-15414)  
540.20 am (A-15414)  
540.30 am (A-15414)  
540.40 am (A-15414)  
540.50 am (A-15414)  
540.70 am (A-15414)  
540.80 am (A-15414)  
540.90 am (A-15414)  
540.160 am (A-15414)  
540.190 n (A-15414)  
840.5 n (P-15284)  
840.10 am (P-15284)  
840.20 am (P-15284)  
840.30 am (P-15284)  
840.50 am (P-15284)  
840.60 n (P-15284)  
840.110 am (P-15284)  
840.115 am (P-15284)  
840.120 r (P-15284)  
840.200 am (P-15284)  
840.210 am (P-15284)  
840.215 am (P-15284)  
840.300 n (P-15284)  
840.305 n (P-15284)  
840.310 n (P-15284)  
840.Ap.A n (P-15284)  
840.Ap.B am (P-15284)  
Ex.A am (P-15284)  
II.A am (P-15284)  
II.B n (P-15284)  
840.Ap.C n (P-15284)  
Ex.A n (P-15284)  
Ex.B n (P-15284)  
II.A n (P-15284)  
II.B n (P-15284)  
II.C n (P-15284)  
920.50 am (P-15338)  
920.120 am (P-15338)  
920.130 am (P-15338)  
920.150 am (P-15338)  
920.160 am (P-15338)

**TITLE 80**  
310.290 am (P-15141)  
1125.40 am (P-15182) (E-15469)

**TITLE 83**

755.10 am (P-15157)  
755.210 am (P-15157)

**TITLE 89**

120.393 n (A-15404)  
140.475 am (P-15281) (E-15473)  
140.476 am (P-15281) (E-15473)  
140.477 am (P-15281) (E-15473)  
140.478 am (P-15281) (E-15473)  
140.479 am (P-15281) (E-15473)  
140.480 am (P-15281) (E-15473)  
140.481 am (P-15281) (E-15473)

**TITLE 92**

1010.450 am (P-15357)  
1040.55 n (P-15351)  
1207.20 am (P-15150)  
1307.10 am (P-15154)







## ILLINOIS REGISTER ORDER FORM

PLEASE USE THIS FORM FOR ALL ORDERS OR TO NOTIFY US OF CHANGE OF ADDRESS  
ALL ORDERS ARE PAYABLE IN ADVANCE BY CHECK OR MONEY ORDER MADE PAYABLE TO  
SECRETARY OF STATE

### MICROFICHE SETS OF THE ILLINOIS REGISTER @\$200.00 PER SET:

\_\_\_\_ 1977-1978 (147 fiche) \_\_\_\_ 1979 (151 fiche) \_\_\_\_ 1980 (200 fiche) \_\_\_\_ 1981 (164 fiche)  
\_\_\_\_ 1982 (156 fiche) \_\_\_\_ 1983 (143 fiche) \_\_\_\_ 1984 (294 fiche) \_\_\_\_ 1985 (223 fiche)  
\_\_\_\_ 1986 (317 fiche) \_\_\_\_ 1987 (279 fiche) \_\_\_\_ 1988 (305 fiche)

### CUMULATIVE INDICES TO THE ILLINOIS REGISTER @\$1.00 each:

\_\_\_\_ 1981 \_\_\_\_ 1982 \_\_\_\_ 1983 \_\_\_\_ 1984 \_\_\_\_ 1985 \_\_\_\_ 1986 \_\_\_\_ 1987 \_\_\_\_ 1988

### SECTIONS AFFECTED INDICES TO THE ILLINOIS REGISTER @\$1.00 each:

\_\_\_\_ 1984 \_\_\_\_ 1985 \_\_\_\_ 1986 \_\_\_\_ 1987 \_\_\_\_ 1988

### BACK ISSUES OF THE ILLINOIS REGISTER (current year only) @\$10.00 each:

\_\_\_\_\_  
(Volume Number)

\_\_\_\_\_  
(Issue Number)

\_\_\_\_\_  
(Issue Date)

### SUBSCRIPTION TO THE ILLINOIS REGISTER @\$200.00 FOR ONE YEAR (52 ISSUES):

\_\_\_\_ NEW \_\_\_\_ RENEWAL

(PLEASE INDICATE ANY CHANGES OF ADDRESS)

\_\_\_\_\_  
NAME OF FIRM OR INDIVIDUAL (PLEASE TYPE OR PRINT)

\_\_\_\_\_  
ADDRESS

\_\_\_\_\_  
CITY

\_\_\_\_\_  
STATE

\_\_\_\_\_  
ZIP CODE

\_\_\_\_\_  
TELEPHONE NUMBER

TOTAL AMOUNT ENCLOSED (FEES ARE NON-REFUNDABLE) \_\_\_\_\_

JIM EDGAR  
SECRETARY OF STATE

Address:

Administrative Code Division  
201 West Monroe Street  
Springfield, IL 62756  
(217) 782-9786



# ILLINOIS ADMINISTRATIVE CODE & SUPPLEMENTS ORDER FORM

## ILLINOIS ADMINISTRATIVE CODE (1985 EDITION)

Amount

- \_\_\_\_\_ Complete Set(s) (9 volumes) of the Illinois Administrative Code at \$210.00 per set \_\_\_\_\_
- \_\_\_\_\_ Volume 1 (includes Titles 1- General Provisions; 2 - Governmental Organization; 3 - Legislature; 5 - Courts; 8 - Agriculture and Animals; 11 - Alcohol, Horse Racing, and Lottery; and 14 - Commerce) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 2 (includes Titles 17 - Conservation; 20 - Corrections, Criminal Justice and Law Enforcement; 23 - Education and Cultural Resources; 26 - Elections; 29 - Emergency Services, Disasters, and Civil Defense; and 32 - Energy) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 3 (includes Titles 35 - Environmental Protection; 38 - Financial Institutions; and 41 - Fire Protection) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 4 (includes Titles 44 - Government Contracts, Procurement, and Property Management; 47 - Housing and Community Development; 50 - Insurance; 53 - Intergovernmental Relations; 56 - Labor and Employment; 59 - Mental Health; and 62 - Mining) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 5 (includes Titles 68 - Professions and Occupations; 71 - Public Buildings, Facilities, and Real Property; 74 - Public Finance; 77 - Public Health (Parts 100 through 705)) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 6 (includes Titles 77 - Public Health (Parts 720 through 2085); and 80 - Public Officials and Employees) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 7 (includes Titles 83 - Public Utilities; 86 - Revenue; and 89 - Social Services (Parts 101 through 150)) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 8 (includes Titles 89 - Social Services (Parts 210 through 1000); and 92 - Transportation (Parts 14 through 401)) at \$25.00 per copy \_\_\_\_\_
- \_\_\_\_\_ Volume 9 (includes Titles 92 - Transportation (Parts 426 through 2520); and 95 - Veterans and Military Affairs) at \$25.00 per copy \_\_\_\_\_

## 1986 SUPPLEMENT TO THE CODE

Complete set(s) (2 volumes) of the 1986 Supplement at \$55.00 per set (out of print)

## 1987 SUPPLEMENT TO THE CODE

\_\_\_\_\_ Complete set(s) (2 volumes) of the 1987 Supplement at \$55.00 per set \_\_\_\_\_

## 1988 SUPPLEMENT TO THE CODE

\_\_\_\_\_ Complete set(s) (3 volumes) of the 1988 Supplement at \$60.00 per set \_\_\_\_\_

Total Due \_\_\_\_\_

NAME OF FIRM OR INDIVIDUAL (PLEASE PRINT OR TYPE)

ADDRESS

CITY

STATE

ZIP CODE

TELEPHONE NUMBER

ALL ORDERS ARE PAYABLE IN ADVANCE BY CHECK OR MONEY ORDER MADE PAYABLE TO SECRETARY OF STATE

**JIM EDGAR**  
**SECRETARY OF STATE**

Administrative Code Division  
201 West Monroe Street  
Springfield, IL 62756